

# SENATE AND HOUSE.

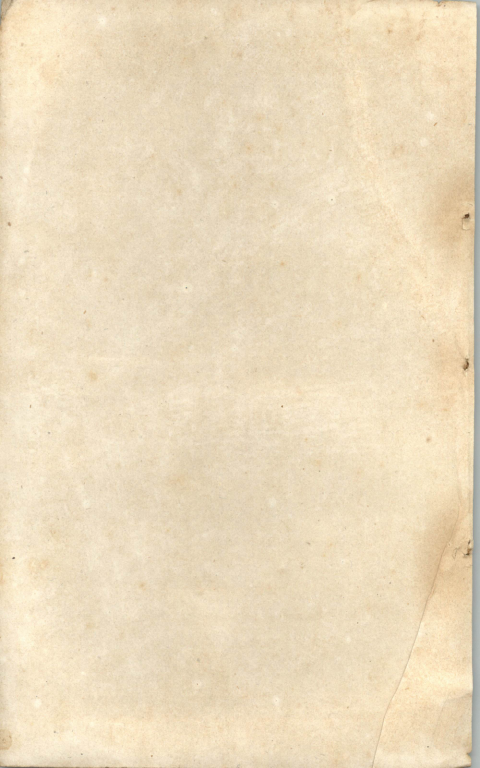
NOVEMBER SESSION,

1842.

CONCORD:

CARROLL & BAKER, STATE PRINTERS.

1843.



### JOURNAL

OF THE

# HOUSE OF REPRESENTATIVES

OF THE

# STATE OF NEW HAMPSHIRE,

AT THEIR SESSION

## HOLDEN AT THE CAPITOL IN CONCORD,

COMMENCING WEDNESDAY, NOVEMBER 2, 1842.

PUBLISHED BY AUTHORITY.

CONCORD:

CARROLL & BAKER, STATE PRINTERS.

1843.

### JOURNAL

THT WO

# HOUSE OF REPRESENTATIVES

THT HO

### STATE OF NEW HIMPSHIRE.

AT THEIR SESSION

# HOLDEN AT THE CAPITOL IN CONCORD

COMMENCING WILLY TAY NOVEMBER 2, 1842

PUBLISHED IN CHEST

CONCORD:

CARROLL & BAKER, STATE PRINTERS

# JOURNAL

South Filerana, John Labore, Struckness, John S. Korst

## HOUSE OF REPRESENTATIVES,

NOVEMBER SESSION, 1842.

## WEDNESDAY, NOVEMBER 2, 1842.

On Wednesday the second day of November, in the year of our Lord one thousand eight hundred and forty-two, being the day for the meeting of the Legislature of the State of New Hampshire by adjournment at their last session, Hon. Samuel Swasey, the Speaker, and the following members of the House of Representatives appeared and took their seats:

### FROM ROCKINGHAM COUNTY.

Atkinson, Greenleaf Clarke,
Candia, Rufus E. Patten,
Chester, John W. Noyes,
Deerfield, Peter Sanborn, Thomas D. Rawlins,
Derry, Henry Taylor,
Epping, Daniel W. Ladd,
Exeter, Josiah Robinson,
Greenland, John Foss,
Hampstead Joseph P., Shannon,
Hampton, Jonathan Marston, jr.,
Hampton Falls, Thayer S. Sanborn,
Londonderry, Robert Boyd, jr.,
Newington, Hanson Hoit,
New Market, John M. Towle, Nathaniel E. Burleigh,
Newtown, John Hoit,
North Hampton, John Leavitt,

Northwood, Richard Hoitt,
Nottingham, James H. Butler,
Plaistow, Reuben Peaslee,
Portsmouth, Samuel P. Wiggin,
Raymond, Benjamin B. Gilman,
Rye, Ruel Garland,
South Hampton, John Palmer,
Stratham, James Foss,
Salem, John F. Tenney,
Windham, Theodore Dinsmoor.

#### FROM STRAFFORD COUNTY.

Barrington, Micajah S. Clough, Samuel Sherburne,
Dover, Thomas T. Edgerly, Nathaniel Jenness, Daniel Hussey, Andrew Peirce,
Durham, Winthrop Smith,
Farmington, Jeremiah Jones,
Lee, Charles Allen,
Middleton, Jacob P. Buzzell,
New Durham, Samuel Downing, jr.,
Somersworth, Charles H. Shorey, William Plumer,
Rochester, Noah Tebbetts, Jonathan H. Torr,
Strafford, William Berry, jr., James B. Foss.

### FROM BELKNAP COUNTY.

Alton, Benaiah Davis, Joseph Mooney,
Barnstead, Samuel Rollins, jr., Stephen Young,
Centre Harbor, James M. Paine,
Gilmanton, Nahum Wight, Joseph Weymouth,
Gilford, Benjamin Bordman, Ephraim Mallard,
Meredith, Winthrop Young, Joseph B. Tilton, Joseph S. Neal,
New Hampton, Ebenezer Fisk,
Sandbornton, Bradbury Morrison, Benjamin Calley.

### FROM CARROLL COUNTY.

Albany & Chatham, Russell Charles,
Brookfield, Noah Robinson,
Conway, William K. Eastman,
Eaton, Robinson Blaisdell,
Effingham, Thomas P. Drake,
Freedom, John Lord,

Moultonborough, Simon Drake,
Ossipee, Asa Beacham,
Tamworth, Timothy Cook,
Tuftonborough, Abel Haley,
Wakefield, William Sawyer, jr.,
Wolfeborough, James Thurston, John Cate.

# FROM MERRIMACK COUNTY,

Allenstown, Israel Marden, and hand plating it rechaits Willey, Oliver Barrell, Andover, Enoch F. Sceva, Boscawen, Elbridge F. Greenough, Ebenezer Price, Bow, Amos Morgan, Bradford, Samuel Jones, Meined Calvin Smith Canterbury, Andrew Taylor, and an across to rest and mental Dunbarton, Nathan Gutterson, Dublin, Celvin Mason, Epsom, Hanover Dickey, Franklin, Jeremiah F. Daniel, Gelsem, William Kingsbuck, Henniker, Parrott Marsh, ventule genel genell would annual Hooksett, Hiram Austin, Hopkinton, Josiah S. Knowlton, Marlow, Amesa Mack, Newbury, Jacob Gibson, New London, Walter P. Flanders, yandsmid des wands & Northfield, Enos Hoyt, Studdard, Isiah Reed. Pittsfield, Moses Norris, jr., Troug Abel Baker Pembroke, George W. Doe, Walpole, Stepnen Stearns, Salisbury, Cyrus Gookin, M. blodnesmal dyark, resteed on the Sutton, Enoch Page, Warner, Robert Thompson, John Stewart, Wilmot, Andrew Langley.

# FROM HILLSBOROUGH COUNTY.

Amherst, Barnabas B. David,
Antrim, Joseph Davis, 2d,
Bedford, Thomas Chandler,
Deering, John Wilkins,
Goffstown, Shubael T. Jones,
Hancock, Goodyear Bassett,
Hillsborough, John Atwood, Henry D. Pierce,
Hollis, Leonard Farley,
Lyndeborough, Asa Manning,
Manchester, David A. Buntin, Daniel Clark, James M. Morrill, George F. Judkin.

Mason, Samuel Smith, jr.,
Merrimack, Leonard Walker,
Milford, William Ramsdell,
Mont Vernon, George Raymond,
Nashua, Abner Andrews, Anthony Gage, Leonard W. Noyes,
New Boston, Solomon Dodge, jr.,
Peterborough, Stephen P. Steele, William Follansbee,
Weare, Jonathan G. Colby, William Woodbury,
Wilton, Oliver Barrett,
Windsor & Society Land, John Huntington.

## FROM CHESHIRE COUNTY.

Alstead, Calvin Smith,
Chesterfield, Jay Jackson, Edwin Sargeant.
Dublin, Calvin Mason,
Fitzwilliam, Amos A. Parker,
Gilsum, William Kingsbury,
Keene, Aaron Davis, Isaac Sturtevant,
Marlborough, Amos Cummings, Jr.,
Marlow, Amasa Mack,
Rindge, Levi Howe,
Roxbury, Seth Kingsbury,
Stoddard, Isiah Reed,
Troy, Abel Baker,
Walpole, Stephen Stearns,
Winchester, Asaph Butterfield, Henry Kingman,

#### FROM SULLIVAN COUNTY.

Acworth. Edward Woodbury,
Charlestown, Ashbel Hamlin,
Claremont, Nathaniel Cotton, Laurens A Grannis, Austin Ty-

Cornish, Reuben Davis,
Goshen, Oliver Booth.
Grantham, Samuel C. Moulton,
Langdon, Samuel Prentiss,
Newport, Zina Goldthwaite, Amos Little,
Plainfield, Benjamin Cutler,
Unity, Ezra J. Glidden,
Wendell, Charles Rogers,

# FROM GRAFTON COUNTY.

Alexandria, James Crawford, Bath, William Lang, Benton, Moses Whitcher, Benton, Moses Whitcher, Bridgewater, Jesse Prescott, Bristol, Robert M. Moor, Spring I work to seemed visible Campton, Daniel Sanborn,
Danbury, William S. Curtis, Grafton, Edward C. Follansbee, Groton, Milton Holden; noth yel signed add mind squisem A. Hanover, Daniel Blaisdell, Agrippa Dow, Hebron, John C. Hammond, Proposition of Land Land Hill, Jonathan Weeks, Jr., and and the antioup is male continued Holderness, Jesse Ladd, seemed on all beginning of these wood Landaff, Moses Clark, Lebanon, Elisha P. Liscomb, Robert Kimball, la action at Lisbon, Otis Savage, alongo ed commando a led T Assistant Littleton, Aaron Brackett, Richard W. Peabody, Lyman, Michael M. Stevens, Lyme, Cyrus Skinner, beldmass avod emississed and lose Orange, James Clough, and James delide violes manufactory Orford, Edward M. Bissell, and A. areas M. and T. harrison Piermont, Robert Evans, Piermont, Robert Evans,
Rumney, Aaron Goodwin, par shell edit sail I bears all Thornton, George W. Durgin, Warren, William Clough, Woodstock & Ellsworth, John Gray, and and agreem A ... Mr. Speaker - The Senate concur with the House of

## FROM COOS COUNTY. and it saviantes

Bartlett, Elisha Stokes.
Colebrook, Moses Johnson,
Dalton, Hiram Smith,
Erroll, Clarksville, Dixville, Millsfield & Pittsburg, Clark

J. Haines,
Jackson & Pinkham's Grant, Joseph P. Emery,
Jefferson, Kilkenney & Randolph, Justus Low,
Milan, Stark & Dummer, Harwood Pike,
Shelburne, Gorham & Berlin, Hazen Evans,
Stratford & Northumberlaud, Nahum D. Day,
Whitefield, Samuel Cole.

A quorum consisting of a majority of the whole number of the members of the House of Representatives being present,

On motion of Mr. Atwood of Hillsborough-

Resolved, That information be given to the Hon. Senate that a quorum of the House of Representatives have convened and are ready to proceed to the business of the session.

Ordered, That the Clerk communicate the same to the Senate. Henry Isaacs, of New Ipswich, having been duly qualified as a representative from that town, in the place of William Ainsworth, deceased, was introduced by the Secretary of State and

Grafton, Edward C. Pollansbee.

A message from the Senate by their Clerk: notification Hanoser, Daniel Blaisdell, Agrippa Dow

"Mr. Speaker-I am directed to inform the House of Representatives that a quorum of the Senate have convened, and are now ready to proceed to the business of the session. ?? Landaff, Moses Clerk,

On motion of Mr. Bordman denocial . I adeil . sessous 1

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to wait on His Excellency the Governor, and inform him that a quorum of both branches of the Legislature have assembled and are ready to receive any communication which he may be pleased to make.

Ordered, That Messrs. Norris, Davis of Cornish and Kimball Piermont, Robert Evans,

be the committee.

took his seat.

Ordered, That that the Clerk request the concurrence of the Theraten, George W. Duram, Senate therein. Warren, William Clou

A message from the Senate by their Clerk: Was Andrews W

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of a resolution, appointing a joint select committee to wait on His Excellency the Governor and inform him of the meeting of the Legislature, and have on their part joined Mr. Warner. Dalton, Hirnes Smith,

On motion of Mr. Foss of Greenland ... Morris Morris ...

Resolved, That when the House adjourn in the forenoon, they adjourn to meet again at half past two o'clock in the afternoon; and that when they adjourn in the afternoon, they adjourn to meet again at ten o'clock in the forenoon on the following day, until otherwise ordered. saw Regard , miles & amare

Mr. Morris, from the joint select committee appointed to wait on His Excellency the Governor, and inform him that a quorum of both branches of the Legislature have assembled and are ready to receive any communication which he may be pleased to make, Reported, That they have attended to the duty assigned them, and that His Excellency will meet both branches of the Legislature in the Representatives' Hall at eleven o'clock this forenoon, and there make a communication to them in person;

Which report was accepted. On motion of Mr. Norris—

Resolved, That the House are now ready to meet the Senate in convention, for the purpose of receiving a communication from this Excellency the Governor.

Ordered, That the Clerk inform the Senate thereof.

sail charged with the consideration of the subject of these report

#### no some med of bell IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, His Excellency the Governor came in, attended by the Honorable Council, and made to the Legislature the following

#### ADDRESS:

Fellow Citizens of the Senate, and of the House of Representatives:

The resolution which was approved on the 23d day of June, 1842; and which fixed the time for the termination of your last session, points out in a special manner the business which is to engage your attention at your present meeting. It is to be hoped that the important subject of the revision of our public statutes will command the early, constant and persevering consideration of the Legislature, until the same shall have been completed.

The opportunity which has been afforded during the recess for a full and critical examination of the report as prepared by the Commissioners authorized to "revise, codify and amend the public acts," and which was made at your last session, and printed by your order, will have enabled you to bring to the consideration of this important subject your approved views and your matured judgment. And I trust that you will be prepared to perfect the work without the necessity of a protracted session.

In view of the present condition of the pecuniary affairs of our own people, in connexion with that of the people of our whole country, and in view of the embarrassment and distress which are abroad in our land, I cannot too strongly urge upon you the great

13

importance of your unceasing application with a view to the speedy accomplishment of this business. There is a solemn duty resting upon us all, as the representatives of a free, economical and hard working community, not to continue this session longer than shall be necessary for a faithful and full discharge of our public trusts, By exerting our united efforts and by a course of untiring industry we shall be able, I trust, to perform the

public duties pressing upon us, with great despatch.

The printing of the report of the Commissioners appointed under the resolve of June 20, 1840, "to revise, codify and amend the statute laws," was wisely ordered to be conducted under the supervision of the Commissioners themselves. They are still charged with the consideration of the subject of their report—and the opportunity which has been afforded to them, since our adjournment, for its careful revision, will enable them to suggest such alterations and amendments as they shall deem important, and which cannot fail greatly to facilitate and expedite your labors. The acknowledged character for learning and discrimination of the Commissioners, will undoubtedly induce the Legislature to regard their suggestions with the most favorable consideration.

From my own examination of their report, and from a careful attention to the plan adopted by the Commissioners, I cannot but regard it as a most judicious system, "embodying and arranging all our public statutes methodically under proper and distinct titles, chapters and sections." Whatever changes may be made by the Legislature, in the particular provisions of their report, I trust that the general plan of the Commissioners will be preserved. This work was demanded by a regard to the true interests of the people, as more than fifty years had elapsed since there had been any general revision of our statute laws, and the report is not only creditable to the Commissioners themselves, but if adopted, will

be found of great practical utility.

It was my intention at the close of our last session, to have communicated at this time my own views of the several statutes embraced in the report of the Commissioners, and to have suggested such alterations with reference to them as I might deem expedient. But on further reflection it has occurred to me that such a course would not be attended with any special advantage. My opinions might come in conflict with the opinions of others, and thus would be produced embarrassment rather than aid. The details of our public acts belong exclusively to the legislative branch of the government; and assembled as you are for the express purpose of perfecting those details, and aided as you will be, through your committees, by the suggestions of the Commis-

sioners, from time to time in the progress of the business, as well as from your previous examination of their report, it has seemed to me that any special remarks from the Executive touching this subject, would be but an act of supererogation. The Legislature will have in mind that from the beginning to the end of their report, the Commissioners have done but little more than to bring together our existing statutes, scattered as they were throughout our volumes and pamphlets, and to collect and arrange them under appropriate titles, and there will be but little occasion with reference to the great portion of their report, to do more than to see that our existing laws have been faithfully transcribed and properly arranged. I am satisfied with the general character of this report, and with the particular plan which has been adopted by the Commissioners. But as our public statutes are about to be revised and re-enacted, I would recommend to the Legislature the adoption of some new provisions. I do not propose to present to your view any general system, but merely a few additions for the purpose of making our public statutes, as they should be, a collection of equal and just enactments. We profess to be governed by just laws, laws which have emanated from the representatives of a free people, and in perfect accordance with that spirit of equality which pervades all our institutions. We delight to recur to that instrument under which we live, and which guaranties equal rights and equal privileges, and which declares that 65the inhabitants of this State are not controllable by any other laws than those to which they or their representative body have given their consent." I would not be misunderstood. I would not desire to see the provisions of our constitution changed in the particular to which I have and shall again refer. I would not desire that any alteration in our fundamental laws should be made, with a view to give political rights to a class of inhabitants who are now excluded from all political privileges. I desire that our political and that our social relations may remain undisturbed .-But it has long impressed my mind that this great principle of equal right and of equal privilege was disregarded by subjecting the property of our female to a like taxation with that of our male inhabitants. It seems to me to be an act of paramount injustice. Any individual who has given to this subject the least consideration, will perceive that the practical operation of our existing laws subjecting the property of females to an equal taxation with that of males, is most unequal and oppressive. The industry of our female population is confined to but few channels. Their ordinary and most usual employments exclude the idea of their ability to amass a fortune by their best efforts. The application of their

energies is confined to manual labor or to the instruction of youth. The habits of life and all our social relations do not admit the female portion of our community to any participation in the profitable business of the various mechanic arts, or in the advantages of professional pursuits. The are by common sentiment wholly excluded from all such employments. As their avocations are greatly confined, so must their earnings necessarily be greatly limited. One slight reverse would deprive them of the earnings of many years of severe industry and more severe economy and privation. In every respect connected with events of human life, the male has greatly the advantage of the female inhabitant, and should be made to bear the greater share of the burdens of political society. He alone is properly concerned in the management of public affairs-in the enactment and execution of our public statutes-in the administration of our government. All this is as it should be, and of consequence he should be subjected to the greater portion of the charge and expense incident to the maintenance of our institutions. From these considerations, it seems to me unjust and oppressive, that females in their restricted sphere of action should be made subject to the same taxation with males, on an equal amount of property.

It is a matter of fact that a female possessed of money at interest—the earnings of a life of hard labor—under our laws regulating the taxation of property, is subject to the same tax with the male on the same amount and kind of property; and our observation reminds us that the ordinary earnings of the males of the same age and in the same period of time, exceeds that of females three or four hundred per cent; and hence it will be perceived that under the operation of our laws regulating assessment and taxation, we necessarily impose a tax upon the wages of the labor of the female, on the same amount of property, a like per cent beyond that of the male inhabitant. The practical operation then, of the existing statute touching the taxation of property, is most unequal, unjust and oppressive upon females. It is an

evil, and should be corrected.

Independent of this consideration, I regard the taxation of the female, in an equal degree with that of the male inhabitant, as inconsistent with that great principle which lies at the foundation of

our free government-"the consent of the governed."

Females, upon no principle of equal and common justice, can be made subject to the same degree of taxation as those by whose political power our government alone is properly constituted and administered. Our male population possess rightfully all political power. They alone contribute to the election of those charged with the important business of devising the ways and means for the support of the government and of the free institutions of the State. They are exclusively, and as before observed, in perfect accordance with propriety and public policy, employed in the administration of our public affairs.

The exclusive political rights, the intellectual operations and the physical ability of man point him out as designed by the framers of the constitution, by all the relations of civil society, and by every consideration of equal justice, to bear the greater portion of the burdens necessary for the well being of the communi-

ty.

I am not prepared to say that the female inhabitant should be excused from all taxation. Every member of society, female as well as male, "has a right to be protected by it in the enjoyment of life, liberty and property," and therefore is bound to contribute in the necessary expenses for such protection. Females enjoy all these rights in a degree equal to that of males. Their lives, character, liberty and property are alike protected by the laws of the State. They have in common with those of the other sex, the benefit of our existing laws for the enforcement of their rights. For this protection and this security, something should be contributed.

What amount of property the female inhabitant night possess before she should be called upon to make this contribution, is for you to determine. In view, however, of every consideration which has been presented to my mind, I do not hesitate, as the result of my best reflections, to recommend to the Legislature to provide that females may possess a fixed amount of their own property, honestly and without fraud acquired, whether real or personal, the fruits of their own industry, wholly exempt from taxation. Such a change in our policy, such an alteration in our existing statutes would be promotive of that equal justice which is

our boast and pride.

There is also another provision which I would recommend to have incorporated into our laws upon this same subject. Money on hand and money at interest are very properly embraced among the objects of taxation. The principle which has hitherto governed the action of the Legislature touching this matter, has been to regard this as a tax upon income. And so it should be. But it often happens that an individual in view of cancelling an outstanding liability, may have in his possession on the first day of April money on hand, not intending to place it at interest or derive an income therefrom, but merely to discharge an obligation which rests upon him. In such a case the individual, thus acci-

dentally in possession of money, should not be made subject to a tax therefor. Such a course would contravene the great object of the Legislature in subjecting money on hand to taxation. This as well as every part of our public statutes should be made so explicit, that the design and purpose of the law cannot be misapprehended.

In submitting the foregoing remarks, I have only intended to bring to the notice of the Legislature such provisions as I think should make a part of our statutes, upon the subject of the taxation of property. I commend this whole matter to your best

judgment and discretion.

I would recommend to the Legislature to authorize Judges of Probate, in their discretion, to issue letters of administration, to approve wills, to receive inventories and to grant licences to sell, out of term time. Experience has shown that much inconvenience and sacrifice have arisen for want of such an authority. And I do not perceive any special objection to the exercise of such a power by our Judges of Probate. I would by no means compel them to perform this particular duty, but I would give them authority to exercise it, if in their judgment there should be a proper occasion.

In the revision of our public statutes, care should be taken to render them so clear and so explicit, that they cannot be misapprehended. And I would press this consideration upon the Legislature. Every ambiguity should be removed; and no occasion should exist to call to our aid judicial construction for the inter-

pretation of our public acts.

The act for the ease and relief of poor debtors, approved January 3d, 1829, and the subsequent laws upon the same subject, suggest the necessity of further explanatory legislation. is supposed by some, that a commitment to prison of a debtor in pursuance of the act approved January 3d, 1833, does not deprive him of the benefit of the oath prescribed for his relief, even if he should after such commitment apply the property that he might possess at the time of his commitment, for the satisfaction of other creditors, instead of applying such property to the payment of the execution upon which he stands committed; others have expressed a different opinion with reference to the existing provisions of our laws upon this subject; and it would seem that there can be no good reason why a debtor, imprisoned on execution at the instance and election of his creditor, should be deprived of the right of honestly applying his means for the discharge of his other liabilities. At all events, it is fit that this and all our

public statutes should express unequivocally the meaning and purpose of the Legislature.

In my address to both houses of the Legislature, at their last session, I commended the interests of our militia to their favorable consideration. I cannot doubt the readiness of an assembly like yourselves, to perfect this great institution of the people intended for the protection of the people. It was the remark of a distinguished statesman of our country, "that the beauty of our republic does but reflect the deformities of European despotism." And in no one particular is the character of our republican institutions more beautifully illustrated than in the militia establishments of the respective States. Almost the first amendment which was made to the constitution of the United States, declared that the right of the people to bear arms should not be intringed, and gave ample testimony to the necessity of a well regulated militia for the security of every free State. It is believed to be the general sentiment of the people of New Hampshire that the existence of the moral influence and physical power of our militia, is essential for the due enforcement of the enactments of our Legislature. This opinion is sanctioned and sustained as it has been by the best and purest patriots of our country, should induce us to lend our aid for the improvement and maintenance of a system so essentially connected with the liberties and just rights of the people.

The militia, from the nature and character of the force-composed as it is of freemen-cannot but be regarded with interest and favor by the representative body of those same freemen. And in the revision of our public statutes which is about to take place, I would earnestly press the subject of our militia upon your consideration.

Since the last meeting of the Legislature, I have reviewed nearly one half of the regiments composing the militia of our State, and I take pleasure in communicating to you, that I found a body of active, able and efficient men, willing and prepared for any service which the State might require; and with very few exceptions, I found them well armed and well equipped. property belonging to the State, either in the possession of Artillerists or Infantry, was well preserved. It gave me great satisfaction to notice with what prudence the public property had been managed. In no one instance had I occasion to fault those officers commanding the companies of Artillery falling under my inspection, for any remissness in the care of the ordnance committed to their charge. And with equal satisfaction I am able to state that the guns and equipments furnished to the infantry, have been carefully used and well preserved. And it is believed that

of the guns that have been distributed from our State Arsenal, few have been lost, and most of them are now in good order and condition for actual use. I cannot permit this opportunity to pass without expressing my entire belief that the acts providing for the distribution of the arms to portions of our militia, were founded in wisdom. Those companies which had been supplied with State arms, were not only well uniformed, but well disciplined and drilled, constituting a force efficient and prepared for any emergency. The effect of giving to those companies State arms has manifestly been to awaken a pure and patriotic spirit among the soldiery, and to give vigor, health and strength to our whole militia.

In the course of my reviews, I frequently found companies of men not required by the existing laws to perform military duty, armed, uniformed and well disciplined, making up an important part of the numerical force of our militia. In some very few instances, I found that the towns to which they belonged, withheld from them the pecuniary allowance granted by law, upon the ground that such companies were not required by the existing laws to perform this service. If the statute is deficient in this respect, it should be made explicit. And I would particularly recommend to the Legislature to provide that these volunteers should receive the same remuneration as others. good reason why any difference should exist or any distinction should be made. The effect of these voluntary associations has been most salutary upon the character of our militia. they are—uniformed and disciplined as they are—I should regret to see any positive provision of the law denying to them what is granted to others for the same description of service. regret to see the spirit and zeal which now animates these corps, and which has been productive of so much good, in any degree

I observed that many of the companies assembled for inspection restrained. and review, suffered inconvenience for want of suitable tents, and I would respectfully recommend to the Legislature to provide by law, that the towns to which the militia companies belong, should furnish at their charge suitable tents for the accommodation of such companies at the annual muster for inspection and review. There are other defects in our militia laws which will readily occur to the Legislature, and which I hope will be amended In the main I do not wish to see them essentially changed except in the particulars I have named. The efficiency of the militia should be the great object in view. If the Legislature will provide some encouragement; if towns shall be required to make some pecuniary advances, and to afford suitable tents; if soldiery even feel, if they can but realize, that they merit the protecting care and aid of their political fathers; the spirit which fills their hearts and governs their actions will do all that remains to be done.

I do not design at this time to go at length into the consideration of those subjects to which I called the attention of the Legislature at the last session. The views and opinions which I then expressed upon questions of general policy as well as upon measures of a local character, remain unchanged. Subsequent reflection has confirmed me in the correctness of the opinion I then advanced upon the subject of our judiciary. It will be indispensably necessary in order to secure the administration of justice "promptly and without delay," to make some change in our present judiciary system. The plan I then suggested, strikes me as being more feasible than any other. I would add one to the number of our judges. I do not think it important for the transaction of the business of the Superior Court, that the number of the justices of that tribunal should be increased. In my judgment, no four men possess the physical ability to perform acceptably the high and responsible duties belonging to the office of presiding justices of the courts of Common Pleas, and also the duties pertaining to their office as justices of our Superior Court. In case the Legislature should provide for the appointment of an additional judge, the particular duties of that office may well be prescribed b And in relation to the subject of increased compensation to the justices of our Superior Court, I have nothing further to com-The mode I then suggested is in my view free from objection. Let the judge of our Superior Court, whose duty it shall be to attend the jury terms in the respective counties, receive from the county treasuries, for his actual travel and attendance a compensation that shall cover his actual expenses. This plan has been much approved elsewhere.

In my communication to the legislature at the commencement of the present political year, I expressed my views in relation to private corporations, to the rights of corporators and the liabilities to which they should be made subject. I have no desire to enlarge at this time, or to retract a single sentiment heretofore advanced upon those subjects. The events which have transpired in a neighboring commonwealth since our adjournment, cannot fail to impress upon the legislature the absolute necessity of looking to the interest and security of our citizens, by incorporating the guards and restrictions recommended in my first communication, in the charters hereafter to be granted to private corpora-

tions. I do not wish to say more than I have said, except to add, that should the legislature see fit to grant any new charters for banks, it is to be hoped that there will be no relaxation of the supervision now exercised over such institutions. This of itself has been productive of much practical benefit, and should hereafter be rigidly enforced. Another important provision should be added to bank charters—no director or other officer for the time being, should be concerned or interested in any discount made for the bank. Should this regulation be faithfully observed, much if not all the evils of banking operations, as now conducted, would at once be remedied. I make these suggestions, not designing to interfere with the details of any banking system upon which you may ultimately decide, but merely for your consideration in prescribing those details.

I transmitted to our Senators and Representatives in Congress a certified copy of the resolution of the legislature, passed at the last session, in relation to the northern and northeastern boundary of the United States. I am happy to have it in my power to communicate to you that through the prompt attention of our delegation in Congress to that subject, by the treaty which was concluded at Washington between the Representatives of the government of Great Britain, and the Secretary of State of the United States, "the rights of this State to the territory over which we have always claimed and exercised jurisdiction," have been

acknowledged and sustained.

Congress at its late session passed an act requiring of the respective States to district their own territory for the election of Representatives to the popular branch of our Government, and also for fixing the ratio of such representation. New Hampshire, according to the provisions of that act, will be entitled to only four Representatives in Congress for the next ten years. Entertaining a decided opinion against the policy of dividing our State into districts for the choice of Representatives, and believing that Congress has no constitutional power to require of the State governments such an act of legislation, I hope no such law will be passed at the present session. The whole subject matter, however, addresses itself exclusively to your own good sense and sound discretion.

I received from the Secretary of the Treasury of our national government, a communication under date of June 24th, 1842, in which he was pleased to call my attention to the third section of the act of Congress approved Sept. 4th, 1841, entitled "An act to appropriate the proceeds of the sales of the public lands and to grant pre-emption rights," and requested me "to cause his de-

partment to be put in possession at as early a day as practicable, of the evidence of appointment of such agent or agents as may have been designated to receive the portion of the proceeds of sales of the public lands accruing to the State of New Hampshire, under the provisions of the aforesaid act of Sept. 4th, 1841."-To this communication I replied, among other matters, "that the legislature at its recent session did not see fit to appoint any agent for the purpose above stated, and I am aware as the legislature has made no such appointment, that by the provisions of the act I am authorized to designate a person to receive at the treasury of the United States, that portion of the net proceeds of the sales of the public lands which would belong in pursuance of said act, to the State of New Hampshire. Yet I cannot feel myself justified in so doing. Regarding this act of Congress as unwarranted by the Constitution of the United States, I cannot agree to authorize and direct that any portion of the national funds shall be withdrawn for the exclusive use of New Hampshire, which in my judgment should be applied to the use of the whole republic."

The recent act of Congress imposing a tariff of duties on imposts, puts an end to this most obnoxious policy of distributing the public means among the respective States. We cannot but rejoice that an end has been put to distribution—but we deeply regret that it has been accomplished by the adoption of a system of revenue that had nothing to recommend it to our favor but the provision which it contains, for confining hereafter the public means solely to the public use. A tariff like this, unequal in its exactions, discriminating in its character, looking more to protection than to revenue, is without that uniformity in its operations which alone can make it conformable to the Constitution of the

United States.

At the commencement of your last session, I made known to you, and through you to the people, my views upon the origin, character and tendency of our General and State Governments. It was at that time my purpose to show that the great object of our political fathers was the establishment and protection of individual rights as contradistinguished from privilege and monopoly. In presenting to the legislature my opinion of the design of the American Revolution, and the formation of our National and State Constitutions, consequent upon that event, it was my purpose to illustrate that the principles of popular liberty and of just and equal privileges, were boldly and fearlessly asserted and perseveringly maintained from the declaration of American independence, through all the subsequent events of our history to the establishment of the civil compacts by the members of our confederacy.

I was no less my design to show that, by the legislation of our General as well as of our State governments, this great principle had been too often disregarded, that exclusive privileges had been too often conferred, that partial and oppressive legislation had been so repeatedly adopted, that we had reason to be alarmed for the

continuance of our institutions in their purity.

With feelings such as I have described, and with a deep and seated conviction that the liberty of the people was in danger—that the tendency of our own legislation as well as that of our national government, had been to sacrifice the interests of the many for the benefit of the few, to make the solemn and impressive language of our constitution yield to the tremulous voice of policy—I then freely stated to the legislature the powers of our own written constitution—the privilege that it guaranties and the right it protects. If the views then expressed have received your approbation and the approbation of our people, I shall feel that a new impulse has been given to the cause of human rights, and that new efforts will be made for their unyielding preservation.

In a communication received since our last meeting from His Excellency Samuel W. King, acting as the Governor of Rhode Island, a demand was made upon me as the Chief Magistrate of New Hampshire to surrender to the individual who was designated, His Excellency Thomas W. Dorr, then residing within the limits of our State, for the purpose of having him conveyed to the State of Rhode Island for the taial of an offence alleged to have been by him committed. I felt it to be my duty to refuse a compliance with the requisition. And in my answer I felt it to be equally my duty to make a full and explicit statement of the reasons which induced my course of action. There was involved in that correspondence a fundamental principle, and in its consideration it became necessary to examine well the character of our own government, as well as the political and inalienable rights of man, as portrayed in the constitution of our own State and that of the nation. The course I felt bound to take, has been strongly condemned by one portion of our fellow-citizens, and as strongly approved by another. All that I have to say is, that I have done no more than what my conscience sanctions; -no more than what an honest discharge of my public duty required at my hands. If the views of those who oppose the course pursued, be right, then in my judgment, our revolution which was to secure to freemen just and equal rights-to give to man an independent and sovereign character, and to implant in his soul the inherent principle of personal and political liberty-has proved a solemn mockery.-Such, however, I have yet to learn are the sentiments of the majority of the people of New Hampshire. If the conclusions I have formed, and if the course I have pursued touching the Rhode Island controversy, gives effect to "the will of my constituents," I shall feel an entire confidence in the justice and constitutionality of the reasons assigned in refusing to comply with the requisition for the surrender of Governor Dorr.

The spirit and temper of our democracy is essentially different from the cold and heartless abstractions of aristocracy. Ours is a bond of brotherhood, which allies each to the rights and interests of all, and makes a wrong done to the individual, an injury felt by

the community, and requiring redress at its hands.

As an independent and sovereign State, New Hampshire has existed for more than half a century under a constitution containing some provisions to which I cannot assent, but which professes to guaranty political liberty and individual protection—principles in full accordance with the spirit which pervades the declaration of American rights, and which are put forth in the charter of American freedom—and yet at this late period of our history we cannot but have seen with deep concern, within a few months past in the least of our republics, the avowal of doctrines of a character most extraordinary, and tending in their consequences to unsettle the foundations of this free republic; we cannot but know that in this land of popular liberty and of equal rights, it has been openly avowed that there exists a civil power superior to and exercising a control over the absolute political rights of the

people.

It cannot be, in view of these alarming doctrines, unimportant for you, as the representatives of freemen, congregated as a legislative assembly, to make a full, fearless and explicit declaration of your principles in relation to the inalienable rights of man in his sovereign and independent capacity. Such a course could not fail to produce the happiest effect upon the great body of our community. Such a declaration might not be necessary to enlighten an intelligent people upon the ultimate principles of American freedom But at a time like the present, when there are abroad opinions emanating from high authority, full of danger to right and liberty, a declaration by you of those principles upon which rests our personal and political freedom, cannot fail to fill the heart of every true patriot with joy-to inspire his confidence in the permanency of our free institutions-to animate his zeal in the support of that government which acknowledges no power superior to that which emanates from the people, which recognizes them as sovereign, and which secures to them the full enjoyment of those inherent rights, LIBERTY AND EQUALITY. As the representatives of an intelligent and patriotic people, jealous of power and tenacious of liberty, we should all be guided by the great reality that we are but their agents bound to act for their good, and accountable to them for the discharge of our trust. If we fail not to realize these solemn truths, and if in our public course we shall be controlled by these high considerations, then indeed will the rights of our sovereigns be respected and maintained.

Equal and just laws for the constituent, and a direct responsibility in the representative, will inspire that confidence and promote that harmony and spirit of union among the members of the community, which will afford the surest guaranty for the perpetuity of our free institutions.

I shall be ready, fellow-citizens, to concur with you in the passage of all such acts as the interest of our people may require,

and the language of our constitution shall justify.

HENRY HUBBARD.

Council Chamber, November 2, 1842.

His Excellency the Governor then delivered to the President of the Senate and to the Speaker of the House of Representatives severally a written copy of the foregoing address.

His Excellency the Governor, attended by the Honorable

Senate, then returned to the Council Chamber.

On motion-

The Convention rose and the Senate withdrew.

#### IN HOUSE OF REPRESENTATIVES.

On motion of Mr. Sawyer-

Ordered, That the address of His Excellency the Governor lie on the table, and that the Clerk be directed to procure six hundred printed copies for the use of the House.

A message in writing from His Excellency the Governor was received by the Secretary of State, which was read, and is as fol-

lows:

#### To the House of Representatives:

I herewith transmit the evidence of the election of Henry Isaacs, returned as a representative from the town of New Ipswich, in the place of William Ainsworth, the late member, but who is now deceased HENRY HUBBARD.

Exec. Dep't., Nov. 2, 1842.

On motion of Mr. Peirce of Dover-

Ordered, That His Excellency's message, with the accompanying documents, be referred to the committee on Elections.

The Speaker laid before the House a communication which had been received by him, from N. B. Felton, a member of the House, which was read, and is as follows:

Haverhill, N. H., Nov.. 2, 1842. Samuel Swasey, Esq., Speaker of the House of Representatives:

Sir—Finding it impossible for me to attend the early part of the present session of the Legislature, I ask to be discharged as a member of the committee on the Judiciary. For the same reason, I also ask to be discharged as a member of the select committee on the portion of the Governor's message relating to the proceeds of the sales of the public lands, the tariff and the bankrupt laws.

I am, very respectfully, your ob't servant, N. B. FELTON.

On motion of Mr. Parker-

Resolved, That Mr. Felton be discharged from further service as a member of both of said committees.

On motion-

The House adjourned.

Messie, Wison of Schwan, Cook of Richmond, Todd of Hinsdale, C. nod of Notice Lagdron of Parsmooth, Wilson of It stars a Nay of Sharon, Sanborn of Parsh Lanstof. At

#### AFTERNOON.

On motion of Mr. Parker-

Resolved, That the Clerk be directed to transmit to the several committees of the House all the bills, resolutions and petitions which were before them on the adjournment of the Legislature in June last, and that said committee be instructed to consider the same and report thereon.

Mr. Glidden submitted the following resolution:

Resolved, That the committee on Military Affairs be instructed to inquire into the expediency of so altering or amending the militia law, that the soldier doing duty may receive pay for said service in one payment in lieu of two, as now received. Also, that no soldier shall be required to perform military duty until he are

rives at the age of twenty-one years;

And on the question,
Shall the resolution be adopted?
It was decided in the negative.
So the resolution was rejected.

On motion of Mr. Bordman—

Resolved, That the Clerk of the House be directed, whenever a balloting shall be had for any officer, to enter upon the journal the name of each person voted for, and the number of votes which he receives.

Mr. Tuck announced the death of Lewis Gove, late a member of this House from the town of Exeter.

On motion of Mr. Tuck-

Resolved, That the House receive with feelings of deep regret, the melancholy intelligence of the death of Mr. Lewis Gove, late a member of this House from the town of Kensington, and that our unfeigned sympathy attends the afflicted family of the deceased under the severe trial to which they have been subjected.

On motion of Mr. Wiggin of Portsmouth— The House adjourned.

### THURSDAY, NOVEMBER 3, 1842.

Messrs. Wilson of Sullivan, Cook of Richmond, Todd of Hinsdale, Osgood of Nelson, Laighton of Portsmouth, Wilson of Hopkinton, Nay of Sharon, Sanborn of East Kingston, Atwood of Pelham, and Merriam of Walpole appeared and took their seats.

Mr. Parker presented the petition of Thomas Richardson and others, praying for an alteration of the laws regulating licensed houses.

Ordered, That it be referred to the committee on the Judicia-

Mr. Ramsdell presented the petition of the Hillsborough county Common School Association, praying for the passage of an act, requiring returns of schools to be made.

Ordered, That it be referred to the committee on Education.
Mr. Peirce of Dover presented the petition of the Dover Artillery Company, praying for an appropriation for furnishing to said company two guns and a gun-house.

Mr. Lord presented the petition of Henry A. P. B. Hyde and another, praying for the removal of an officer in the twenty-seventh regiment.

Ordered, That said petitions be referred to the committee on Military Affairs. od unit soitom odt gogn gurnuoer notteeup ad'

Mr. Norris, from the committee on the Judiciary, to whom was referred Title I of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with twenty-one several amendments.

Said amendments were severally adopted? All lo nellom at

Mr. Peirce of Dover moved two several amendments to said le,
Which were severally adopted.
Mr. Bordman offered a further amendment to said title,

Which was adopted, and is a sale of the mouse thing-mew ast of

Said title being on its second reading, mass dang-years bige

And the question being,

Shall the title be read a third time? 10001 lo tos viev3

On motion of Mr. Bordman Design the Legisland of Mr. Bordman

Ordered, That said title lie on the table per yam booy silded said

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of a resolution, relative to the manner of proceeding with the several titles of the Revised Statutes, sent up for concurrence at the last session.

The Senate have passed a resolution, fixing upon the time for going into the election of a Senator to represent this State in the Congress of the United States, for the term of six years, to commence on the fourth day of March next, in which they ask the concurrence of the House." Sanborn of Deerfield

The House proceeded to the consideration of said resolution, fixing on a time for going into the election of a United States Sengangqid to bbad ator, which is as follows: busined

Resolved by the Senate and House of Representatives in General Court convened, That Wednesday, the ninth day of November instant, at eleven o'clock in the forenoon, be assigned as the time for going into the election of a Senator to represent this State M. in the Congress of the United States, for the term of six years, to commence on the fourth day of March next.

Mr. Gibson moved that the House concur with the Senate in H

the adoption of said resolution. nothing ed hamosen broad and

Mr. Swasey moved that the resolution lie on the table;

And the question being put, It was decided in the negative.

The question recurring upon the motion that the House concur with the Senate in the adoption of said resolution,

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said resolution.

Ordered, That the Clerk inform the Senate thereof. On motion of Mr. Swasey-

The House resumed the consideration of Title I, of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Swasey moved that the House reconsider their vote, adopting the amendment proposed by the committee on the Judiciary to the twenty-ninth section of the first chapter of said title.

Said twenty-ninth section was as follows:

Every act of incorporation may at any time be altered, amended or repealed by the Legislature whenever in their opinion the public good may require it."

The amendment proposed by said committee was by inserting, after the word "incorporation," the words "hereafter granted."

The question being upon motion made by Mr. Swasey, that the House reconsider their vote adopting said amendment.

Mr. Gibson called for the ayes and noes.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Patten Pillsbury Sanborn of Deerfield Rawlins of Deerfield Sanborn of East Kingston Ladd of Epping Tuck Foss of Greenland

Shannon Marston Hoyt of Newington Burleigh

Hoit of Newtown more Buzzell and beyon noselid att.

Leavitt

Hoitt of Northwood

Peaslee Laighton

Wiggin of Portsmouth

Gilman Wallow 101 White Garland

Foss of Stratham

Tenney Palmer also nevolo in incient sed Edgerly as any out guios gol said

Jones of Farmington to commune on the fourth d nellA March

Downing	Doe radatidW
10 11 111112	Page
Tebbetts of Rochester	
Berry C. B. Standard of Sale	Thompson adapted to moduce
	Stewart
Young of Barnstead	Langley
20 00020	Davis of Antrim to sodenallo le
11 15 110	Chandler noble H
	Wilkins
	Jones of Goffstown
	Pevey
	Bassett
Tilton	Pierce of Hillsborough to Assid
	Farley
Fisk	Cross
	Manning egastO to deputo
Morrison	Smith of Mason and I de ansvel
Robinson of Brookfield	Walker
Eastman	Dodge will be bisheved w ozodT
Drake of Effingham	Follansbee of Peterborough
Lord	Nay
Drake of Moultonborough	Woodbury of Weare
	While Vijou Joseph Bl
Beacham	Barrett Salaxi to manida A
Haley	Huntington Idas I do prodas
Thurston	Huntington
Marden	Sargeant
Sceva	Kingsbury of Gilsum
Morgan	
	TOOK OF BUCHHOUG
Taylor of Canterbury	Reed
Bailey	Woodbury of Acworth
Gutterson	· Davis of Cornish
Dickey	Booth Booth
Daniell	Moulton
Marsh	Golthwaite
Austin	Little Little
Wilson of Honkinton	Cutler
Knowlton	Glidden
Clough of Loudon	Rogers Holla to acted
Gibson of Newbury	Crawford V9H00IVI
Howt of Northfield	Lang
Gookin	Blaisdelt of Eaton and Green
GOOKIII	

Whitcher	Goodwin
Prescott	Durgin observed in
Sanborn of Campton	Clough of Warren
Curtis	thewe Gray hastemad
	yolym Stokes beerenas
Follansbee of Grafton	Johnson
	Tellors Emerton
	Smith of Dalton
Swasey nworthold	To sen Haines brollin lo
	Emery
	Meredith woll asett
Clark of Landaff	
Savage	Evans of Shelburne
~	Day
Clough of Orange	
Evans of Piermont	
	of Brookfield Walker

### Those who voted in the negative are Messrs.

Hanshee of Feterborough	Drake of Effingham Po
Noyes of Chester	Gook of Tamworth
Porter prowing to wind boo	Sawyer no administration to should
Taylor of Derry	
Robinson of Exeter	Price manage
Sanborn of Hampton Falls	
Daniel of Hampton Falls	Flanders
Boyd	David
Towle	Atwood of Hillsborough
Dinsmoor markin to vandega	Clark of Manchester
Dinsmoor Clough of Barrington	Judkin
Sherburne banadais	Jones of Bradford IlirroM
Sherburne bromdoid to do. Peirce of Dover	Ramsdell
Hussey Arrows A to yrudboo	Ramsdell Vindretael to rolve T
Jenness dained to sive	Novog of Nachua
	Androws
	Gago
	Mage
Shorey stiewardo	isaacs . dessM
Plumer	Steele
Torr	Smith of Alstead
Foss of Strafford	Mason
Davis of Alton .	Parker nobrod to danolo
Mooney	Gibson of Newbury bboT
Charles	Davis of Keene
Blaisdell of Eaton	
11994	Sturievant nixooi)

Cummings ambusing reducts Grannis to C. le sous T. M. Osgood Tyler med design out bal Kingsbury of Roxbury Prentiss of belanch and I So the amendment was room red. Wilson of Sullivan Blaisdell of Hanover Baker Ladd of Holderness burs to rougado bu Liscomb sousses buoses edt of Stearns Merriam William to a supple Kimball would the griding vd. logical bestant at Brackett molines his a lo soil Butterfield Kingman Peabody And the crestion and bak Hamlin Bissell of cloy has light? Cotton of Claremont

Ayes 143. Noes 70. View Tellismoner of Mellon Silver

So the affirmative of the question prevailed, and the House reconsidered the vote adopting said amendment.

The question recurring upon the adoption of said amendment.

It was decided in the negative.
So the amendment was rejected.
On motion of Mr. Swasey—
Ordered, That said title lie on the table.

On motion of Mr. Atwood of Hillsborough—
The House adjourned.

#### AFTERNOON.

On motion of Mr. Pelice of Dover

Mr. Felt of Jaffrey appeared and took his seat.

[Mr. Norris being in the chair.]
On motion of Mr. Swasey—

The House resumed the consideration of Title I of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Swasey moved that said title be amended by striking out therefrom the twenty-ninth section of the first chapter of the same, the same provision being contained in another title of the Revised Statutes.

And the question being put, the off ranish and the property of the affirmative. The property of the amendment was adopted. It was decided in the affirmative. The property of the amendment was adopted.

Mr. Peirce of Dover offered a further amendment to said title; And the question being put,

It was decided in the affirmative. Yindxo A to yillde. So the amendment was adopted.

Mr. Bordman moved that the House reconsider the vote adopting the amendment proposed by the committee on the Judiciary, to the second section of the third chapter of said title, which was by striking out the words "contents of each section" in the fifth line of said section, and inserting instead thereof the word "section."

And the question being put, Shall said vote be reconsidered? It was decided in the negative.

So the motion to reconsider said vote did not prevail. On the question, shall said bill be read a third time?

It was decided in the affirmative.

Ordered, That the Clerk request the concurrence of the Senate therein.

The Speaker announced the appointment of Mr. Davis of Antrim, as a member of the committee on Banks in the place of Mr.

Gove of Kensington, deceased.

The Speaker also announced the appointment of Messrs. Tebbets of Rochester and Kimball, as members of the committee on the Judiciary in the places of Mr. Felton who has been discharged from said committee and Mr. Wells who has resigned his seat in this House.

On motion of Mr. Peirce of Dover— The House adjourned.

#### FRIDAY, NOVEMBER 4, 1842.

Messrs. Robinson of Poplin, Tebbetts of Gilmanton and Kings-

bury of Temple appeared and took their seats.

Mr. Ramsdell presented the petition of Samuel Goss and others, praying for the severance of a tract of land from the town of Amherst and the annexation of the same to the town of Milford.

Mr. Johnson presented the memorial of A. Boynton and others, remonstrating against the division of the town of Columbia.

Ordered, That said petition and memorial be referred to the committee on Towns and Parishes.

Mr. Reed presented the petition of Ebenezer A. Rice and others, praying for the passage of an act incorporating the Stoddard Social Band of Music.

Ordered, That it be referred to the committee on Incorpora-

tions.

Mr. Jones of Bradford presented the petition of the officers of the Artillery company in the thirtieth regiment, praying for an appropriation to repair the apparatus belonging to the field piece in said regiment.

Ordered, That it be referred to the committee on Military Af-

fairs.

Mr. Porter presented the petition of Robert Hopkins, praying to be severed from school district number three in the town of Windham and annexed to school district number five in the town of Derry.

Ordered, That it be referred to the committee on Education.

Mr. Laighton presented the account of William Rymes, Commissary General, for repairing the State arsenal in Portsmouth.

Ordered, That it be referred to the committee on Military Ac-

counts.

Mr. Colby presented the petition of Isaac Thorp praying for the alteration of his name.

Ordered, That it be referred to the committee on the Altera-

tion of Names.

Mr. Pierce of Hillsborough, from the committee on Elections, to whom was referred the message of His Excellency the Governor, transmitting the evidence of the election of Henry Isaacs, returned as a representative from the town of New Ipswich, in the place of William Ainsworth, deceased, made a report,

Whereupon-

Resolved, That Henry Isaacs has been legally elected a member of this House from the town of New Ipswich and is entitled to his seat therein.

Mr. Cotton, from the committee on Incorporations, to whom was referred the petition of John Woods praying for an amendment of an act incorporating the Sullivan County Bible Society, also a bill entitled, "An act to amend an act entitled an act to incorporate the Sullivan County Bible Society," made a report,

Whereupon-

Resolved, That it is inexpedient to legislate farther upon the subject.

Mr. Norris, from the committee on the Judiciary, to whom was referred Title X of the bill entitled, "Revised Statutes of

the State of New Hampshire," reported said title with twelve several amendments.

The nine first of said amendments were severally adopted.

The question being being upon the adoption of the tenth of said amendments.

Mr. Norris moved an amendment to the amendment;

Which was adopted.

On the question, shall said amendment as amended be adopted? It was decided in the affirmative.

So said amendment was adopted. Joseph of a land I Abrolin O.

The eleventh and twelfth of said amendments were then severally adopted.

Mr. Bordman moved that said title be farther amended by striking out the third section of the sixty-sixth chapter in said title.

Said section is as follows:

"Sec. 3. No town shall be liable for the support of any person unless he or the person under whom he derives his settlement, shall have gained a settlement therein under some law passed since the thirty-first day of December, A. D. 1795."

The question being upon the adoption of said aniendments;

Before the question was taken, had had before all of the same and the On motion of Mr. Bordman-

Ordered, That said title lie on the table and be made the special order of the day for Tuesday next at eleven o'clock in the

Mr. Peirce of Dover, from the committee on the Judiciary, made a farther report,

Whereupon-

Resolved, That the committee on the Judiciary be discharged from the further consideration of Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire," and that the same be referred to a select committee of one from each county.

On motion-

The House adjourned.

s bill confided, san as the base of the believe this s

#### de dogs se male sales AFTERNOON. I i self Leslos I

Mr. Flanders submitted the following resolution: . Resolved, That the several committees, to whom are referred the several titles of the Revised Statutes, be requested to notify the House at or before the adjournment of each day what title or titles they will probably report for the consideration of this House on the next succeeding day.

And the question being put,
Shall said resolution be adopted?

It was decided in the negative.
So the resolution was rejected.

Agreeably to the resolution of the House, the second bear

The Speaker announced the appointment of Messrs. Porter, Edgerly of Dover, Young of Meredith, Eastman, Jones of Bradford, Colby, Parker, Goldthwaite, Stevens of Lyman, and Day, as the select committee of one from each county, to whom was referred Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Flanders submitted the following resolution:

Resolved, That each of the several reports of the different committees on the Revised Statutes lie upon the table one day, for the information and consideration of the House before they are taken up and acted upon.

Mr. Bordman moved an amendment to the resolution, which was by striking out the words "one day" and inserting instead

thereof the words "over one adjournment,"

Which amendment was accepted by the mover.

The question being upon the passage of the resolution,

On motion of Mr. Hoyt of Northfield—Ordered, That said resolution lie on the table.

On motion of Mr. Parker-

The House adjourned.

## SATURDAY, NOVEMBER 5, 1842.

senate old la noucon st

Mr. Tuck presented the petition of J. S. Robinson and others, praying for the passage of a law, prohibiting military officers from furnishing intoxicating liquor to the soldiers under their command.

Ordered, That it be referred to the committee on the Judiciary. Mr. Dinsmoor presented the memorial of Nathaniel Clark and others, remonstrating against the petition of Robert Hopkins and others, praying to be set off from school district number three in the town of Windham and annexed to a school district in the town of Derry.

Mr. Lord presented the petition of James Ferren, jr., of the town of Freedom, praying to be disannexed from school district numbered three in said town of Freedom and annexed to school district numbered four in the town of Eaton.

Ordered, That said petition be referred to the committee on

Education.

Mr. Davis of Cornish, from the committee on Towns and Parishes, to whom was referred Title IV of the bill entitled "Revised Statutes of the State of New Hampshire," reported said title with three several amendments.

On motion of Mr. Peirce of Dover—
Ordered, That said title lie on the table.
On motion of Mr. Peirce of Dover—

The House resumed the consideration of the resolution submitted yesterday by Mr. Flanders, relating to the Revised Statutes.

Mr. Peirce of Dover moved that said resolution be amended by striking out all after the word "Resolved," and inserting in-

stead thereof the words, following-

"That when a report on any title of the Revised Statutes shall be made to the House by the committee having the same under consideration, the amendments proposed by the committee shall be first read to the House, after which, if requested by any member, the title shall be laid upon the table over one adjournment."

On the question,

Shall said amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

On the question,

Shall the resolution as amended pass? It was decided in the affirmative.

So the resolution passed.

On motion of Mr. Peirce of Dover-

The House resumed the consideration of the report of the committee on Towns and Parishes, to whom was referred Title IV of the bill entitled "Revised Statutes of the State of New Hampshire."

The amendments proposed to said bill by the committee were

severally read by the Speaker.

Said amendments were then severally adopted.

On the question,

Shall said title be read a third time?
It was decided in the affirmative.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Emerton submitted the following resolution.

Resolved, That when the House adjourn this forenoon they adjourn to meet again on Monday next at one half past two o'clock in the afternoon.

On the question,

Shall said resolution be adopted?
It was decided in the affirmative.
So the resolution was adopted.

Mr. Davis of Cornish, from the committee on Town and Parishes, to whom was referred Title V of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with three several amendments.

Said amendments were read by the Speaker.

On motion of Mr. Bordman-

Ordered, That said title be recommitted to the same committee for the purpose of amendment.

On motion of Mr. Hoyt of Northfield—
The House adjourned.

#### MONDAY, NOVEMBER 7, 1842.

Mr. Watson of Stewartstown appeared and took his seat.

Amos Legro of Lancaster, who had been duly qualified as a representative from that town in the place of John S. Wells, resigned, was introduced by the Secretary of State and took his seat.

Mr. Johnson submitted the following resolution.

Resolved, That a committee of five be appointed to inquire into, investigate and report to this House whether there was any deception used to obtain the passage of a resolution in June last, granting a certain tract of land to Thomas Carlisle.

Mr. Norris moved that the resolution be amemded by adding at

the close thereof the words following:

"And that said committee have power to send for persons and papers that they may deem necessary for said investigation."

Which amendment was accepted by the mover.

On the question,

Shall said resolution be adopted? It was decided in the affirmative. So the resolution was adopted.

A message in writing from His Excellency the Governor was

received by the Secretary of State, which was read and is as follows:—

"To the House of Representatives:

I herewith transmit the return of the election of Amos Legro as a representative from the town of Lancaster in the place of John S. Wells, who had resigned his office as the representative elected from that town on the second Tuesday of March, A. D., 1842.

id on to V shiT has HENRY HUBBARD.

Council chamber, And we'd to set out to setup to be November 7, 1842."

On motion of Mr. Glidden-

Ordered, That His Excellency's message with the accompanying return be referred to the committee on Elections.

On motion of Mr. Atwood of Hillsborough-

Resolved, That a select committee be appointed to take into consideration the Address of His Excellency the Governor, and report what disposition shall be made of the several subjects embraced therein.

Ordered, That Messrs. Pillsbury, Skinner and Clough of War-

ren, be the committee.

On motion-

The House adjourned.

scuttaire from that town in the place of John S. Wells, resign d. was introduced by the Secretary of State and took his sect.

# TUESDAY, NOVEMBER 8, 1842.

Messrs. Wiggin of Ossipee, Cotton of Danville, Oliver of New Castle, Barber of Swanzey and Barker of Westmoreland, appeared and took their seats.

Mr. Savage presented the petition of Smith Sherman and others, praying that a portion of the town of Lyman may be disannexed from that town and annexed to the village school district in

the town of Lisbon, for the purpose of schooling.

Mr. Evans presented the petition of Daniel Cross and others, inhabitants of school district number seven in Haverhill and number nine in Piermont, praying that a portion of district number nine of Piermont may be disannexed from said district and annexed to district number seven in Haverhill for the purpose of schooling.

Ordered, That said petitions be referred to the committee on Education.

Mr. Greenough presented the petition of the field officers of the twenty-first regiment, praying for the grant of a gun for the

use of the Boscawen Artillery.

Mr. Glidden presented the petition of William Whittemore and others, praying for an increase of the pay of officers and soldiers performing military duty in cavalry companies, and that they may be furnished with side arms, holsters and pistols, at the expense of the State.

Ordered, That said petitions be referred to the committee on

Military Affairs.

Mr. Smith of Dalton presented the petition of Leonard Worcester Richardson of Dalton;

Mr. Goodwin presented the petition of Rachel Avery, praying for the alteation of her name.

Ordered, That said petitions be referred to the committee on

the Alteration of names.

Mr. Wilson of Hopkinton, from the committee on Unfinished Business, made a report membanes y bous div plan biss

Resolved, That sundry resolutions, relating to the court of common pleas in this State be referred to the select committee who have Title XX of the Revised Statutes under consideration.

Mr. Wilson of Hopkinton, from the same committee, made a farther report, whereupon—walk believes the same committee, made a whereupon—walk believes the same committee, made a whole same committee, made a same committee of same committee

Resolved, That the petition of Samuel Abbott and others, praying for an act of incorporation for a new town; also the petition of John Dodge and others, praying for an act of incorporation of a new town, be referred to the committee on Towns and Parishes.

Mr. Wilson of Hopkinton, from the same committee, made a farther report,

Whereupon-

inserting instead thereof the following: Resolved, That the petition of J. G. Silsby and others, praying for the amendment of an act relating to the wearing of uniform; also the petition of B. S. Tutile, praying for an appropriation for a gun house in the twenty-ninth regiment; also the petition of the officers of the artillery company in the eleventh regiment, praying for an appropriation for the erection of a gun house; also the bill entitled "An act in addition to and in amendment of act relating to the organization and equipment of the militia, passed January 3, 1829," be referred to the committee on Military Affairs.

Mr. Wilson of Hopkinton, from the same committee, made a farther report,

Whereupon-

Resolved, That the bill entitled, "An act relating to Railroad Corporations," be referred to the committee on Roads, Bridges and Canals.

Mr. Norris, from the committee on the Judiciary, to whom was referred Title XIV of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with forty-four several amendments.

Said amendments were severally read from the chair.

[Mr. Norris being in the chair,]

The question being upon the adoption of the first of said amendments.

And before the question was taken,

By request of Mr. Parker-Said title was laid upon the table.

Mr. Kingsbury of Temple, from the committee on Agriculture and Manufactures, to whom was referred Title XIII, of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with sundry amendments.

Said amendments were severally read by the Speaker.

Said title was laid upon the table. By request of Mr. Pillsbury-On motion of Mr. Bordman-

The House resumed the consideration of the special order of the day upon Title X of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment pro-

posed by Mr. Bordman,

Mr. Bordman withdrew said amendment, and moved as a substitute therefor, that said title be amended, by striking out therefrom the third section of the sixty-sixth chapter in said title, and inserting instead thereof the following:

SEC. 3. All settlements acquired under any law passed prior to the first day of January, A. D. 1796, shall remain and continue as if the act of June 1841, making void all settlements gained

previous to that time had not been passed."

The question being upon the adoption of said amendment,

On motion of Mr. Parker-

Ordered, That Title X lie on the table.

Mr. Parker submitted the following resolution:

Resolved, That Mr. Lewis Weld, Principal of the Institution for the Deaf and Dumb at Hartford, be invited to make an exhibition in the Representatives' Hall of such of his pupils as may be in town, this afternoon at a quarter before three o'clock, if convenient to him, and that His Excellency the Governor and the Honorable Council, and the Honorable Senate be invited to attend.

On the question,

Shall said resolution be adopted?

It was decided in the affirmative.

So the resolution was adopted.

Agreeably to a vote of the House,
The Speaker announced the appointment of Messrs. Tebbetts
of Rochester, Butler, Bissell, Savage and Kingsbury of Temple
as the select committee to investigate the matter of the grant of
and made to Thomas Carlisle in June last.

On motion-

The House adjourned.

of selfmanos vicinital, self-solventioning relatives to solvent

#### AFTERNOON.

On motion of Mr. Bordman-

The House resumed the consideration of Title X, of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment offered by Mr. Bordman,

Before the question was taken,
On motion of Mr. Bordman—
Ordered, That said title lie on the table.

On motion of Mr. Gibson-

The House adjourned.

### WEDNESDAY, NOVEMBER 9, 1842.

Messrs. Dennett of Portsmouth and Poor of Goffstown appeared and took their seats.

Mr. Parker presented the petition of Haskell Buffum and others, relating to the compensation of Road Commissioners.

Ordered, That it be referred to the committee on the Judibe in town, this afternoon at a quarter before three o'clock vrain

Mr. Sanborn of East Kingston presented the petition of Jef-

ferson J. Veasey, praying for the alteration of his name.

Ordered, That it be referred to the committee on the Alteration of Names.

Mr. Wilson of Hopkinton, from the committee on Unfinished it was decided in the attrinative. Business made a report,

Whereupon-

Resolved, That the petition of sundry inhabitants of the town of Columbia, praying for a division of said town, the petition of Phineas Rosebrook Jr. and others, praying that Nash and Sawyer's Location may be annexed to the town of Carroll, be referred to the committee on Towns and Parishes. amon'T or observe bas

Mr. Wilson of Hopkinton, from the same committee, reported

the following resolution: beautions sauch

Resolved, That the act relating to the Registry of Probate for the county of Merrimack, sundry resolutions relating to courts of Justice; also the resolution instructing the Judiciary committee to report a bill, providing for an additional Judge of the superior court, be referred to the committee on the Judiciary.

On motion of Mr. Norris OV HATTA

Ordered, That said resolution lie on the table.

Mr. Wilson of Hopkinton, from the same committee, made a The House resumed the consideration of Title farther report, entitled, "Revised Statutes of the State of New LenoqueredW

Resolved, That the bill entitled, "An act in amendment of an act to incorporate the Concord Railroad Corporation," the bill entitled, "An act in amendment of an act to incorporate the Eastern Railroad in New Hampshire," the bill entitled, "An act in amendment of an act to incorporate the Nashua and Lowell Railroad Corporation," the bill entitled, "An act in addition to and in amendment of an act entitled, "An act to incorporate the Boston and Maine Railroad," be referred to the committee on Roads, Bridges and Canals.

Mr. Wilson of Hopkinton, from the same committee, made a farther report,

Whereupon-Resolved, That the petition of Henry Tebbetts and others, praying for the passage of au act, incorporating a Railroad from Somersworth to Conway, the petition of John Greenfield and others, praying for the passage of an act, incorporating a Railroad from Great Falls to Rochester, and the hill entitled, "An act to

repeal an act therein named," be referred to the committee on Roads, Bridges and Canals.

Mr. Wilson of Hopkinton, from the same committee, made a farther report, ads to not same are sitt of aniteles encomioes a young

Whereupon—
Resolved, That the petition of Nathaniel G. Corlis and others, the petition of Ezekiel Dow and others, the petition of Edward Chase and others, and the petition of Thomas Wilder and others, all praying for the repeal of an act, passed at the last session, to prevent the destruction of fish in the Winnipissiogee Lake and the bays of the Winnipissiogee River, and the memorial of William T. Clifford and others, remonstrating against the repeal of said act, be referred to the committee on Agriculture and Manuresentatives in passing to a third reading Tule IV of the bearmost

Mr. Wilson of Hopkinton, from the same committee, made a farther report,

On motion of Mr. Norris-Whereupon-

Resolved, That a resolution, making an appropriation for the completion of a gun house in the twelfth regiment of New Hampshire militia, also the petition of the fifth company in the nineteenth regiment of militia, praying that said company be disannexed from said regiment, and annexed to the twenty-ninth regiment of New Hampshire militia; also the petition of Benjamin F. Phelps and another, praying for a grant of a new piece of ordnance for the Artillery company in the twenty-eighth regiment, be referred to the committee on Military Affairs. od lo galletoo , oot

Mr. Wilson of Hopkinton, from the same committee, made a farther reported to sommittee to repared the farther reported to repared to the farther reported to th

viding for an additional judge of the Superior court noquered Will

Resolved, That the petition of R. B. Cochran and others, praying for the repeal of an act, establishing a board of Road commissioners, be referred to the committee on the Judiciary.

Mr. Wilson of Hopkinton, from the same committee, made a Shall said amendment be adopted?

farther report,

It was decided in the aftirmative. Whereupon-

Resolved, That the bill entitled "An act relating to banking institutions," be referred to the committee on Banks, and no bak

Mr. Butler, from the committee on Elections, to whom was referred the message of His Excellency the Governor, transmitting the return of the election of Amos Legro as a representative from the town of Lancaster, in the place of John S. Wells resigned, The House resumed the consideration of Title, roogs is shem

entitled, " Revised Statutes of the State of New Loquered W Resolved, That Amos Legro has been duly elected a represened by Mr. Bordman, tative from the town of Lancaster and is entitled to a seat in this House.

Mr. Porter, from the select committee, to whom were referred sundry resolutions relating to the organization of the court of common pleas, reported the same resolutions without amendment.

On motion of Mr. Porter-

Resolved, That said resolutions lie on the table and be made the special order of the day for Friday next at eleven o'clock in the forenoon.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in passing to a third reading Title IV of the bill entitled, 'Revised Statutes of the State of New Hampshire.'"

On motion of Mr. Norris-

The House resumed the consideration of the resolution, reported by the committee on Unfinished Business, which had been laid upon the table.

Mr. Norris moved that said resolution be amended by striking out all after the word "Resolved," and inserting instead thereof

the following:

"That the bill entitled "An act relating to the Register of Probate for the county of Merrimack" be referred to select committee, consisting of the delegation from the county of Merrimack, and that the resolutions relating to courts of justice, and also the resolution instructing the Judiciary committee to report a bill, providing for an additional judge of the Superior court be referred to the select committee who have under consideration Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire."

On the question,
Shall said amendment be adopted?
It was decided in the affirmative.
So the amendment was adopted.
And on the question,
Shall the resolution as amended pass?
It was decided in the affirmative.
So the resolution passed.

On motion of Mr. Tebbetts of Rochester-

The House resumed the consideration of Title X of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment offered by Mr. Bordman,

Ordered, That said title lie on the table. On motion of Mr. Davis of Cornish—

The House proceeded to the order of the day, being the election by ballot of a Senator to represent this State in the Congress of the United States for the term of six years from and after the third day of March next.

On the first balloting the Speaker announced the state of the

votes, as follows:-

Whole number of votes cast	225
Necessary to a choice	113
	1
Daniel Hoit has	1
Leonard Wilcox has	1
Iro A Eastman has	9
John Page has	8
Andrew Pierce, has	11
Daniel M Christia has	49
Charles G. Atherton has	152
Blanks (not counted)	4

The Hon. Charles G. Atherton was accordingly declared by the Speaker to be duly elected.

Ordered, That the Clerk inform the Senate thereof.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House in passing to a third reading Title I of the bill entitled, "Revised Statutes of

the State of New Hampshire."

I am also directed to inform the House that the Senate have on their part elected Hon. Charles G. Atherton a Senator in this State to the Congress of the United States for the term of six years from and after the third day of March next."

On motion of Mr. Foss of Greenland-

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to wait on the Hon. Charles G. Atherton and inform him of his election as Senator in the Congress of the United States, and communicate his reply to both branches of the legislature.

Ordered, That Messrs. Norris, Davis of Cornish and Clark of

Landaff be the committee on the part of the House.

Ordered, That that the Clerk request the concurrence of the Senate therein.

On motion of Mr. Barker— , as der as w noite pur sets evolet The House adjourned.

Orders d. That said title he on the tab On motion of Mr. Davis of Cornish-The House proceeded to the order of the day, being the elec-

of the United States for the term of six years from and after the AFTERNOON. Ken dous in to yet brief On the first balloting the Speaker announced the state of the

tion by belief of a Sentior to represent this State in the Congress

On motion of Mr. Parker-

Resolved, That a select committee be appointed on the part of the House, with such as the Senate may join, to report the best method of publishing the Revised Statures.

Ordered, That Messrs. Hoyt of Northfield, Pierce of Hillsborough and Sturtevant be the committee on the part of the House.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Emerton-

The House resumed the consideration of Title X of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment offer-

14 Mr. Speaker-The Senate cor

the State of New Hampshire.

Senate therein.

ed by Mr. Bordman.

Mr. Norris called for a division of the question.

On the first division of said question,

Shall said third section be stricken from said title?

The ayes and nays were called for.

Those who voted in the affirmative are, Messrs about a of

Cotton of Danville pale and Paine of of belletib osla me ! Hoit of Newtown goradia . Weymouth H beinele had ned Leavitt new of roll seems ben Bordman of Gilford of state years from and after the brallam of March next." Robinson of Poplin Young of Meredith On motion of Mr. PosmothTechand-Dennett Resolved, That a commission spointed on the Printing House, with such as the Seksi man join, to wait on more House, with such and ivelection and ivel Foss of Stratham Morrison U add lo see and add Charles and end to and more discounted Palmer Charges Charges Eastman and Sed T horsest of Rebush Sherburne
Tebbetts of Rochester
Lastman
Blaisdell of Eaton
Lord

Sturtevant Emerton Cook of Richmond Smith of Dalton Barber Haines Haines Baker Low Low Haines Woodbury of Acworth Legro Davis of Cornish Booth Evans of Shelburne Adams Manager Haines Haines Haines Adams Manager Haines Haines Haines Booth Legro Watson Watson Glidden Day		
Thurston Sceva Jones of Bradford Taylor of Canterbury Daniell Gibson of Newbury Hoyt of Northfield Gookin Thompson Stewart Langley Davis of Antrim How of Temple Goodwin Huntington Smith of Alstead Parker Todd Davis of Keene Sturtevant Cook of Richmond Barber Baker Baker Barker Woodbury of Acworth Davis of Cornish Booth Adams  Prescott Moor Sanborn of Campton Sustin Sondalid Burnham Wallace Follansbee of Grafton Follansbee of Grafton Follansbee of Grafton Follansbee of Grafton Sanborn of Compton Walsce Follansbee of Grafton Follansbee Follansbee of Grafton Follansbee	Beachamounisque to noell W	Crawford
Thurston Sceva Jones of Bradford Taylor of Canterbury Daniell Gibson of Newbury Hoyt of Northfield Gookin Thompson Stewart Langley Davis of Antrim How of Temple Goodwin Huntington Smith of Alstead Parker Todd Davis of Keene Sturtevant Cook of Richmond Barber Baker Baker Barker Woodbury of Acworth Davis of Cornish Booth Adams  Prescott Moor Sanborn of Campton Sustin Sondalid Burnham Wallace Follansbee of Grafton Follansbee of Grafton Follansbee of Grafton Follansbee of Grafton Sanborn of Compton Walsce Follansbee of Grafton Follansbee Follansbee of Grafton Follansbee	Wiggin of Ossipee hothwork	Green
Thurston Sceva Jones of Bradford Taylor of Canterbury Daniell Gibson of Newbury Hoyt of Northfield Gookin Thompson Stewart Langley Davis of Antrim How of Temple Goodwin Huntington Smith of Alstead Parker Todd Davis of Keene Sturtevant Cook of Richmond Barber Baker Baker Barker Woodbury of Acworth Davis of Cornish Booth Adams  Prescott Moor Sanborn of Campton Sustin Sondalid Burnham Wallace Follansbee of Grafton Follansbee of Grafton Follansbee of Grafton Follansbee of Grafton Sanborn of Compton Walsce Follansbee of Grafton Follansbee Follansbee of Grafton Follansbee	Haley nobred to denote	Whitcher
Taylor of Canterbury Daniell Gibson of Newbury Hoyt of Northfield Gookin Thompson Stewart Langley Davis of Antrim Huntington Smith of Alstead Parker Todd Davis of Keene Sturtevant Cook of Richmond Barber Baker Barker Woodbury of Acworth Booth Adams Blodgett Austin Burnham Wallace Follansbee of Grafton Wallace Follansbee of Grafton Wallace Follansbee of Grafton Clough of Orange Bissell Evans of Piermont Goodwin Clough of Warren Stokes Johnson Sturtevant Emerton Cook of Richmond Barber Baker Barker Woodbury of Acworth Legro Pike Booth Adams Watson	Thurston grebus!	Prescott hoow direct to mich
Taylor of Canterbury Daniell Gibson of Newbury Hoyt of Northfield Gookin Thompson Stewart Langley Davis of Antrim Huntington Smith of Alstead Parker Todd Davis of Keene Sturtevant Cook of Richmond Barber Baker Barker Woodbury of Acworth Booth Adams Blodgett Austin Burnham Wallace Follansbee of Grafton Wallace Follansbee of Grafton Wallace Follansbee of Grafton Clough of Orange Bissell Evans of Piermont Goodwin Clough of Warren Stokes Johnson Sturtevant Emerton Cook of Richmond Barber Baker Barker Woodbury of Acworth Legro Pike Booth Adams Watson	Sceva .	Moor
Taylor of Canterbury Daniell Gibson of Newbury Hoyt of Northfield Gookin Thompson Stewart Langley Davis of Antrim Huntington Smith of Alstead Parker Todd Davis of Keene Sturtevant Cook of Richmond Barber Baker Barker Woodbury of Acworth Booth Adams Blodgett Austin Burnham Wallace Follansbee of Grafton Wallace Follansbee of Grafton Wallace Follansbee of Grafton Clough of Orange Bissell Evans of Piermont Goodwin Clough of Warren Stokes Johnson Sturtevant Emerton Cook of Richmond Barber Baker Barker Woodbury of Acworth Legro Pike Booth Adams Watson	Jones of Bradford	Sanborn of Campton
Hoyt of Northfield Gookin Thompson Stewart Langley Davis of Antrim Howard Huntington Smith of Alstead Parker Todd Davis of Keene Sturtevant Cook of Richmond Barber Baker Barker Woodbury of Acworth Booth Adams Wallace Follansbee of Grafton Fol	Taylor of Canterbury	Blodgett
Hoyt of Northfield Gookin Thompson Stewart Langley Davis of Antrim Howard Huntington Smith of Alstead Parker Todd Davis of Keene Sturtevant Cook of Richmond Barber Baker Barker Woodbury of Acworth Booth Adams Wallace Follansbee of Grafton Fol	Daniell bive(I	Austin
Hoyt of Northfield Gookin Thompson Stewart Langley Davis of Antrim Howard Huntington Smith of Alstead Parker Todd Davis of Keene Sturtevant Cook of Richmond Barber Baker Barker Woodbury of Acworth Booth Adams Wallace Follansbee of Grafton Fol	Gibson of Newbury 19 band	Burnham gavel to some
Thompson Stewart Langley Davis of Antrim House Bissell Isaacs and delib bown A Bissell Isaacs	Hoyt of Northfield	Wallace
Thompson Stewart Langley Davis of Antrim House Bissell Isaacs and delib bown A Bissell Isaacs	Gookin awatshed to segot	Follansbee of Grafton
Isaacs product the bound Evans of Piermont Kingsbury of Temple and Goodwin Huntington Clough of Warren Smith of Alstead Dana Parker Gray Todd Stokes Johnson Sturtevant Emerton Cook of Richmond Smith of Dalton Barber Haines Baker Emery Haines Baker Emery Low Davis of Cornish Booth Adams Watson Watson	Thompson	Hammond samuel
Isaacs product the bound Evans of Piermont Kingsbury of Temple and Goodwin Huntington Clough of Warren Smith of Alstead Dana Parker Gray Todd Stokes Johnson Sturtevant Emerton Cook of Richmond Smith of Dalton Barber Haines Baker Emery Haines Baker Emery Low Davis of Cornish Booth Adams Watson Watson	Stewart	Weeks madaud to dime
Isaacs product the bound Evans of Piermont Kingsbury of Temple and Goodwin Huntington Clough of Warren Smith of Alstead Dana Parker Gray Todd Stokes Johnson Sturtevant Emerton Cook of Richmond Smith of Dalton Barber Haines Baker Emery Haines Baker Emery Low Davis of Cornish Booth Adams Watson Watson	Langley	Clough of Orange
Kingsbury of Temple on Goodwin Huntington Smith of Alstead Parker Todd Davis of Keene Sturtevant Cook of Richmond Barber Baker Baker Barker Woodbury of Acworth Davis of Cornish Booth Adams Mingsbury Goodwin Clough of Warren Dana Clough of Warren Dana Dana Gray Gray Honor Stokes Johnson Smith of Dalton File Baker Low Davis of Cornish Booth Cook of Cornish Cook of Richmond Coo	Davis of Antrim H to anal	Bissell
Kingsbury of Temple on Goodwin Huntington Smith of Alstead Parker Todd Davis of Keene Sturtevant Cook of Richmond Barber Baker Baker Barker Woodbury of Acworth Davis of Cornish Booth Adams Mingsbury Goodwin Clough of Warren Dana Clough of Warren Dana Dana Gray Gray Honor Stokes Johnson Smith of Dalton File Baker Low Davis of Cornish Booth Cook of Cornish Cook of Richmond Coo	Isaacs augrodelfull to bouwiA	Evans of Piermont
Huntington Smith of Alstead Parker Todd Davis of Keene Sturtevant Cook of Richmond Barber Baker Barker Woodbury of Acworth Davis of Cornish Booth Adams Clough of Warren Dana Dana Stokes Johnson Stintevant Emerton Cook of Richmond Smith of Dalton File Baker Barker Barker Barker Booth Cook of Cornish Booth Adams Watson Warren Dana Dana Dana Dana Bright		
Sturtevant Emerton Cook of Richmond Smith of Dalton Barber Haines Baker Emery Barker Low Woodbury of Acworth Legro Davis of Cornish Booth Evans of Shelburne Adams Watson	Huntington	Clough of Warren
Sturtevant Emerton Cook of Richmond Smith of Dalton Barber Haines Baker Emery Barker Low Woodbury of Acworth Legro Davis of Cornish Booth Evans of Shelburne Adams Watson	Smith of Alstead	Dana vanode
Sturtevant Emerton Cook of Richmond Smith of Dalton Barber Haines Baker Emery Barker Low Woodbury of Acworth Legro Davis of Cornish Booth Evans of Shelburne Adams Watson	Parker valuedonal to due!	Gray
Sturtevant Emerton Cook of Richmond Smith of Dalton Barber Haines Baker Emery Barker Low Woodbury of Acworth Legro Davis of Cornish Booth Evans of Shelburne Adams Watson	Todd midbul	Stokes
Sturtevant Cook of Richmond Barber Baker Barker Woodbury of Acworth Davis of Cornish Booth Adams Watson  Emerton Smith of Dalton Emery Low Legro Davis of Shelburne Watson	Davis of Keene	Johnson
Cook of Richmond Barber Haines Haines Baker Barker Woodbury of Acworth Davis of Cornish Booth Adams Watson	Sturtevant goed to dure	Emerton got A to avec
Barber Baker Barker Woodbury of Acworth Davis of Cornish Booth Adams Watson	Cook of Richmond	Smith of Dalton
Davis of Cornish Booth Adams Watson Woodbury of Acworth Pike Evans of Shelburne Watson	Barber Habama Habama H	Haines has brough to stuffe 9
Davis of Cornish Booth Adams Watson Woodbury of Acworth Pike Evans of Shelburne Watson	Baker beenvest	Emery hosterras to sensey
Davis of Cornish Booth Adams Watson Woodbury of Acworth Pike Evans of Shelburne Watson	Barker sudany to savoy	Tebbetts of Galantim woll
Davis of Cornish  Booth  Adams  Manual Pike Manual Pik	Woodbury of Acworth	Legro
Adams Madday to hoow to Watson of Shelburne Watson	Davis of Cornish	Pike Mandana to goverida 9
Adams medica to boowth Watson odgotinoM to oxigid	Booth	Evans of Shelburne
Glidden sleed Day throwner to dood	Adams medled to boowth	Watson industrial Man original
Lauradana of Datashar at Datasharana	Glidden	Day direwere T to sleed
Dawver	Follansbee of Peterborough	Sawyer

Those who voted in the negative are, Messrs.

Clarke of Atkinson	Ladd of Epping
Patten	Tuck
Pillsbury	Robinson of Exeter
Sanborn of Deerfield	Foss of Greenland
Rawlins of Deerfield	Shannon
Porter	Marston
Taylor of Derry	Sanborn of Hampton Falls
Sanborn of East Kingston	Boyd

Oliver	Wilson of Hopkinton select
Towle	Knowlton asgraeO to ningiW
Burleigh redoud W	Clough of Loudon
Hoitt of Northwood	Flanders
Butler	Norris
Wiggin of Portsmouth	Flanders Norris Doe brothers to send
Garland	Page Vunderbury To solve
Dinsmoor	Page Paddential David  Page Varieties of Canterbury  David
Peirce of Dover	Chandler and work to need wo
Edgerly	Wilkins bleddired lo woll
Hussey foller D to esdensilo	Jones of Goffstown
Jenness baomma H	Poor needmod! Pevey , news. Bassett velgan!
Smith of Durham	Pevey , may all
Jones of Farmington	Bassett
Allen	Pierce of Hillsborough
Ricker morning to anavid	Atwood of Hillsborough
Buzzell	Farley dame I to madagar A Cross another the
Downing to the W to desold	Cross
Shorey	Manning bestelf le fitting
Plumer	Manning Design It dime Clark of Manchester 1921 St Judkin bboT
Berry	Judkin
Foss of Strafford	Morrill Moene Maria Maria
	Smith of Mason ABBUSTANTE
	Walker boundail to 1000
	Ramsdell
	Raymond
Tebbetts of Gilmanton	Noyes of Nashua
Wight	Andrews was to yundboo W
Robinson of Brookfield	Gage deimo To sive(1
Drake of Effingham	Dodge
Drake of Moultonborough	Atwood of Pelham
Cook of Tamworth	Steele nabbild
Sawyer	Follansbee of Peterborough
Cate	Nay
Marden amingel to bhe.I.	Woodbury of Weare
Greenough anique to bball hour	Colby
Price gatax 7 to magnide 9	Barrett
Morgan hadren to see	Woodbury of Weare Colby Barrett Jackson
Bailey	Dois out the antique of
Gutterson	Mason
Marsh gotamaH to modne ?	Kingsbury of Gilsum.
Austin	Sanborn of East Kingston

Goldthwaite I saw olin hige Cummings Little Cutler gainw m egassom A

Mack Osgood wood ed venelle ord Rogers sized by the Secre Rogers Kingsbury of Roxbury Lang Howe Holden

Reed Blaisdell of Hanover Wilson of Sullivan Dow dt mort beviese

Stearns

Ladd of Holderness Merriam Clark of Landaff Butterfield

Liscomb Kingman Kimball Savage and to select ed. Hamlin Grannis Peabody Tyler Stevens and lo les on the sired Moulton Cole. edi nadi? Prentiss

Ayes 92, noes 132. sales of the special in ed. sa yoursers So the negative of the question prevailed, and the amendment and July in each year, during the operation of On the question, our to saturate Legislatures of the noiseup and and was rejected.

Shall said title be read a third time? one to det to especial

It was decided in the affirmative. minings decided in the affirmative. Ordered, That the Clerk request the concurrence of the Sen-Having already communicated to the Legislatore mirratt at

# A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House in the appointment of a committee, to wait upon the Hon. Charles G. Atherton, and inform him of his election as Senator to represent this State in the Congress of the United States, and have on their part joined Mr. Brown.

The Senate concur with the House of Representatives in the appointment of a committee to report the best method of publishing the Revised Statutes, and have on their part joined Mr.

Colby."

Mr. Norris, from the committee on the Judiciary, to whom was referred Title XV of the bill entitled, "Revised Statutes of the State of New Hampshire," by leave of the Ilouse, reported said title with three several amendments.

The question being on the adoption of the first of said amendcompanying communication lie on the tab

By request of Mr. Porter- , and goined noiseaup and bank .

Said title was laid upon the table.

A message in writing from His Excellency the Governor, was received by the Secretary of State, which was read and is as

"To the Senate and House of Representatives: 10 does W I have received from the acting Secretary of the Treasury of the United States, a communication under date of Nov. 4, 1842, a copy of which I herewith transmit, informing me that the sum of nine thousand nine hundred and fifty five dollars and fourteen cents was due to the State of New Hampshire in pursuance of the act of Congress, "appropriating the proceeds of the the sales of the public lands," approved September 4, 1841, and that the same will be duly paid on the application of the authorized agent of the State. The third section of the aforesaid act provides, "that the several sums of money received in the treasury, as the net proceeds of the sales of the public lands shall be paid at the treasury half yearly, on the first day of January and July in each year, during the operation of this act, to such person as the respective Legislatures of the said States and Territories, or the Governors thereof, in case the Legislature shall have made no such appointment, shall authorize and direct to re-Ordered, That the Clerk' request the concurt's ams and aviso

Having already communicated to the Legislature my views in relation to the aforesaid act, and that I could not consistently with those views appoint and direct an agent to receive from the United States treasury the amount belonging to New Hampshire, under the provisions of said act; but, it will be perceived by a reference to the 3d section of the act which makes a part of this communication, that it is competent for the Legislature to appoint such agent independent of the Executive.

I have therefore felt it to be my duty to lay before you a copy of the communication, I have recently received from the Treasury Department for your consideration.

have on their

HENRY HUBBARD.

Council Chamber, Nov. 9, 1842."

Mr. Norris, from the committee The reading of said communication accompanying His Excellency's message was called for, yd sampanist well to state Which was read. citle with three several amendments.

Mr. Porter moved that His Excellency's message with the accompanying communication lie on the table. By request of Mr. Porter , , , and gnied not sen and hand

Ordered, That said petition squite megative rentitions and the result of

On motion of Mr. Pillsbury—
Ordered, That His Excellency message with the accompanying communication be referred to a select committee of five.

On motion of Mr. Atwood of Hillsborough on motion of Mr. Atwood of Hillsborough of Mr. Mr. David gave in the House adjourned.

The House adjourned of the Farmers produce a bill, providing for produces the charges of the Farmers

# THURSDAY, NOVEMBER 10, 1842.

On motion of Mr. Kingshory of Temple-

Mr. Dennett presented the petition of Samuel Cushman and others, praying for the repeal of certain acts therein named, relating to the appointment, qualification and reports of auditors appointed by the Superior Court.

Ordered, That said petition be referred to the committee on

the Judiciary.

Mr. Dennett presented the petition of John N. Frost, praying for the passage of an act in addition to and in amendment of the existing law empowering the justices of the Court of Common Pleas and Superior Court to order amendments of writs and declarations in certain cases.

On motion of Mr. Peirce of Dover-

Ordered, That said petition be referred to the select committee, having under consideration Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Bissell presented the petition of Henry S. Perrin and others, praying for a bounty on the growth and manufacture of

silk in this State.

Ordered, That it be referred to the committee on Agriculture and Manufactures.

Mr. Wiggin of Portsmouth presented the petition of the officers and soldiers of the Artillery company in the 1st regiment of New Hampshire militia, praying for the passage of an act authorizing the enlistment to said company of an additional number of men;

Mr. Dennett presented the petition of Henry P. Wendell and others, members of the Rockingham Guards in Portsmouth, praying for the passage of an act authorizing additional enlistments to said company, also authorizing said company to choose by ballot certain officers.

Mr. Pierce of Hillsborough presented the petition of Nathan Dane and others, praying for relief for companies of Cavalry.

Ordered, That said petitions be referred to the committee on Milltary Affairs.

Mr. Cotton of Claremont moved that the House adjourn.

But before the question was taken,

Mr. Cotton of Claremont withdrew said motion.

Mr. David gave notice that he will to-morrow ask leave to introduce a bill, providing for prolonging the charter of the Farmers Bank.

On motion of Mr. Kingsbury of Temple-

The House resumed the consideration of Title XIII of the bill entitled, "Revised Statutes of the State of New Hampshire,"

On motion of Mr. Ramsdell-

Ordered, That said title be recommitted to the committee on.
Agriculture and Manufactures.

(Mr. Peirce of Dover being in the chair.)

On motion of Mr. Laighton-dilap maintained and of said

Ordered, That said petition be referred to the committee on

## Pleas and Superior Co. NOONTHA diments of write and dec-

Mr. Bissell presented the position of Henry S. Perrid and others, praying for a bounty on the growth and manufacture of

Mr. Denner presented the position of John N. Frost, praying for the passage of an acrin addition to and in amendment of the

On motion of Mr. Laighton—
The House adjourned.

# Ordered. That it be referred to the committee on Agriculture. FRIDAY, NOVEMBER 11: 1842.

"Revised Statutes of the State of New Hampshire.

Mr. Norris presented the petition of John S. Batchelder and others, praying for the incorporation of a school district in the towns of Chichester and Epsom.

Ordered, That it be referred to the committee on Incorpora-

tions

Mr. Young of Meredith presented the memorial of Daniel Burnham, remonstrating against the petition of Phineas Rosebrook and others, praying that Nash and Sawyer's location be annexed to the town of Carroll.

Ordered, That said memorial be referred to the committee on Towns and Parishes. membaums regular a beyond sayvist

The Speaker laid before the House a communication received by him from John Porter, a member of this House from the town of Derry, which is as follows:

### Hon. SAMUEL SWASEY: de sew bebreens es mountainens bisc

Sir: Finding myself so much indisposed, that I am induced to return home and fearing that I may not be able to resume my duties in the House for some days, I would respectfully request to be discharged from the committee on the Judiciary and also from the committee on Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire."

Very respectfully, and sheathenes out old bise de reage Your obedient servant, did on of mean

mixing will be amendment be amended by sorking.

On motion of Mr. Norris-

Ordered, That said communication lie on the table.

The Speaker announced the appointment of Mr. Dana, of Wentworth, as a member of the select committee of one from each county, to whom was referred so much of the message of His Excellency the Governor as relates to the distribution of the proceeds of the sales of the public lands, a protective tariff and a bankrupt law, in place of Mr. Felton, who has been discharged from said committee. o anomos dil bus be by it I editor said

On motion of Mr. Parker-

The House resumed the consideration of Title XIV, of the bill entitled, "Revised Statutes of the State of New Hampshire."

[Mr. Norris being in the chair,]

The first twenty-one of the amendments to said title reported by the committee were severally adopted. mmoo salive besome

The question being upon the adoption of the twenty-second of

said amendments,

Mr. Tebbetts of Rochester moved an amendment to the meats proposed by the committee were then several thembenens

Which was adopted abnorms reduct a beyon condend and

Said amendment as amended was then adopted: 2074 doid W

The twenty-third of said amendments was then adopted.

The question being upon the adoption of the twenty-fourth of the amendments reported by said committee, or madoual and

Mr. Flanders moved an amendment to the amendment,

Which was adopted.

Mr. Parker proposed a farther amendment to said amendment,

Ordered, That said memorial be referr batqobs aw Which was adopted referr bat on Which was adopted referr bat on the way and the referr batter by the way and the referr by the way and the way and the referr by the way and the way and

Mr. Sawyer moved a farther amendment to said amendment,

The Speaker laid before the House a shatqobs asw daile

Mr. Peirce of Dover moved a farther amendment to the of Derry, which is as follows: amendment,

Which was adopted.

Said amendment as amended was then adopted. ATUMAR MOH

The twenty-fifth, twenty-sixth, twenty-seventh, twenty-eighth, twenty-ninth, thirtieth, thirty-first, thirty-second, thirty-third, thirty-fourth, thirty-fifth, thirty-sixth and thirty-seventh of the amendments reported by the committee were then severally adopt-

The question being upon the adoption of the thirty-eighth of the amendments proposed by the committee, being the amendment to the fifth section in the 128th chapter in said title,

Mr. Neal moved that the amendment be amended by striking

out the whole of said section.

On motion of Mr. Peirce of Dover and to motion at

Said amendment was passed for the present by consent of the The Speaker appointed the appointment of Mr. LewoH!

The thirty-ninth and fortieth of the amendments proposed by the committee were then severally adopted. dw of viewed does

The question being upon the adoption of the forty-first of the

amendments proposed by said committee, sales and lo shappong

Mr. Glidden moved that the amendment be amended by striking out the 1st, 2d, 3d and 4th sections of the 129th chapter in On motion of Mr. Parkersaid title;

And the question being put, upon the adoption of the same,

It was decided in the negative. soluted basive A. bolsine flid

So the amendment to the amendment was rejected.

The question recurring upon the adoption of the amendment proposed by the committee, obs villarayes eraw settlemon and vd

It was decided in the affirmative, agen goied nouseup ad T So the amendment was adopted.

The forty-second, forty-third and forty-fourth of the amendments proposed by the committee were then severally adopted.

Mr. Laighton moved a farther amendment to said title,

Which was adopted was since dead based as to ambnous bis?

Mr. Swasey moved two several amendments to said title,

Which were severally adopted a nogu and goldsop od T

Mr. Burnham moved that the title be farther amended by striking out the 1st section of the 130th chapter in said title, Which was adopted.

Which was adopted.

Mr. Barker moved that the title be farther amended by striking

out the whole of the 118th chapter thereof, being the chapter relating to licensed houses are do all and lo medees did ad of

The question being put upon the adoption of the amendment, Before the question was taken, a von boulesend to see the

ed, by striking out the 1st section of chapter 128. -noitom nO

ed memberns bis The House adjourned of to module . M amended by striking out the whole of said chapter, being the

chapter relating to the "regulation of fisheries;"

And the question being put,

Which was adopted.

#### It was decided in the athrmative. So chautet 128 was all notons of

Mr. Kamadell offered a farther amendment to said title The Speaker being in the chair,

The Speaker being in the chair,
The House resumed the consideration of the unfinished business of the forenoon, upon Title XIV of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment pro-

posed to said title by Mr. Barker,

It was decided in the negative on blades I lo moduse II

So the amendment was rejected no out too paixing ve bebrooms

Mr. Todd offered an amendment to said title, and an hank

Which was adopted.

Mr. Clark of Manchester moved two several amendments to Which were severally adopted.

Mr. Atwood of Hillsborough moved a farther amendment to said title, On morion of Mr. Bords an-

Which was adopted.

Mr. Sawyer moved a farther amendment to said title, Which was adopted to goingobs ed none raind goils reported

Mr. Colby moved a farther amendment to said title,

Which was adopted.

Mr. Fisk moved a farther amendment to said fitle, sup ent no

Which was rejected.

Shall said title he read a third time?

On motion of Mr. Bordman—
The House resumed the consideration of the amendment proposed by Mr. Neal to the amendment reported by the committee, to the 5th section of the 128th chapter in said title.

Mr. Bordman moved that said title be re-committed to the

committee on the Judiciaay;

But before the question was taken,

Mr. Bordman withdrew said motion, sandly ban stand shi of

The question recurring upon the adoption of the amendment I have been informed by a communication fro, tnembnems entrot

It was decided in the affirmative.

So the 5th section of the 128th chapter was stricken from said title.

Mr. Foss of Greenland moved that said title be farther amend-

ed, by striking out the 1st section of chapter 128.

Mr. Sanborn of Deerfield moved that said amendment be amended by striking out the whole of said chapter, being the chapter relating to the "regulation of fisheries;"

And the question being put,

It was decided in the affirmative.

So chapter 128 was stricken out from said title.

Mr. Ramsdell offered a farther amendment to said title,

Which was adopted.

Mr. Peabody offered a farther amendment to said title,

Which was adopted.

Mr. Hoyt of Northfield offered a farther amendment to said title,

Which was adopted.

Mr. Sanborn of Deerfield moved that said title be farther amended by striking out the 9th section in the 114th chapter;

And on the question being put,
It was decided in the negative.
So the amendment was rejected.

Mr. Sawyer moved a farther amendment to said title.

The Speaker decided said amendment to be not in order, it being an amendment to an amendment already adopted.

On motion of Mr. Bordman-

Resolved That the rules of the House be so far suspended that Mr. Sawyer be allowed to offer said amendment.

The question being upon the adoption of said amendment,

It was decided in the affirmative. So the amendment was adopted.

On the question,

Shall said title be read a third time?

It was decided in the affirmative.

Ordered, That the clerk request the concurrence of the Senate therein.

A message in writing from His Excellency the Governor was received by the Secretary of State, which was read, and is as follows:

#### To the Senate and House of Representatives:

I have been informed by a communication from the Warden of

the State Prison, that there are at this time in confinement at that institution, a few convicts who are in a state of mental derangement. It has occurred to me, that such individuals ought not to be detained in that prison, and the well-being of community forbids that they should be permitted to go at large. I would therefore recommend to the Legislature to provide by law (under such restrictions as may be considered proper to impose,) for the removal of such convicts to the New Hampshire Asylum for the Insane, there to be detained at the expense of the prison, until the completion of the period of time for which they were sentenced by the Court. There can be no doubt that they would be better managed at the Asylum than they could be at the prison, and this seems to me to be but an act of humanity and justice to that unfortunate class of our fellow-beings who are now in that prison, and who have been bereft of reason through the influence of some cause.

HENRY HUBBARD.

Council Chamber, November 10, 1842.

On motion of Mr. Clark of Manchester-

Ordered, That His Excellency's message lie on the table.

Agreeably to a vote of the House,

The Speaker announced the appointment of Messrs. Follansbee of Peterborough, Marston, Foss of Stratham, Jackson and Liscomb, as the select committee to take into consideration the message of His Excellency the Governor, transmitting a communication from the treasury department of the United States, respecting the portion of the proceeds of the sales of the public lands assigned to the State of New Hampshire.

Agreeably to previous notice and by leave-

Mr. David introduced a bill entitled, "An act to prolong the charter of the Farmers' Bank at Amberst;

Which was read a first and second time.

On motion of Mr. David-

Ordered, That it be referred to the committee on Banks.

On motion of Mr. Moulton-

The House adjourned.

## SATURDAY, NOVEMBER 12, 1842.

eral guendments, on which often as

Mr. Legro presented the account of Ephraim Cross, deputy commissary for taking care of the State Arsenal at Lancaster.

Ordered, That it be referred to the committee on Military Ac-

counts

Mr. Laighton, from the committee on the State Prison, to whom was referred Title XXVIII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with eleven several amendments.

Said amendments were then severally read by the Speaker.

On motion of Mr. Flanders-

Ordered, That said title lie on the table and be made the spe-

cial order of the day for next Tuesday morning.

Mr. Glidden, from the committee on Incorporations, who were instructed to inquire into the expediency of making it the duty of bank commissioners to examine annually into the state and condition of the several insurance companies in this State, and make return of the same to the Governor, reported the following resolution:

Resolved, That it is inexpedient to legislate upon the subject.

On motion of Mr. Tebbetts of Rochester-Ordered, That said report lie on the table.

Mr. Clark of Landaff, from the committee on Towns and Par ishes, to whom was re-committed Title V of the bill entitled. "Revised Statutes of the State of New Hampshire," reported said title with twelve several amendments, and depotodiated to

Which were severally read by the Speaker.

By request of Mr. Norris-

Said title was laid upon the table.

Mr. Norris, from the committee on the Judiciary, to whom was referred Title XVIII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with thirty

Said amendments were then severally read by the Speaker.

On motion of Mr. David-

By request of Mr. Flanders bas und a been sawalaid W Said title was laid on the table.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in passing to a third reading Title X of the bill entitled, "Revised Statutes of the State of New Hampshire," with four several amendments, in which they ask the concurrence of the House."

The House proceeded to the consideration of said amendments, Which were severally concurred in by the House. Ordered, That the Clerk inform the Senate thereof.

Rawlins of Deerfield

Tebbetts of Rochester

Young of Barnstead

Weymouth

Greenough

Waldron

On motion of Mr. Tebbetts of Rochester - 1 lo 113 1M

The House resumed the consideration of Title XV of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being on the first of the amendments reported by Sanborn of Deerhold

the Judiciary committee to said title,

It was decided in the negative. So said amendment was rejected. alla I notquich to modus?

The other amendments to said title reported by the committee were then severally adopted.

Mr. Norris offered an amendment to said title,

Which was adopted to assol

Mr. Peirce of Dover offered two amendments to said title, W

Which were severally adopted.

Mr. Bordman offered a farther amendment to said title; boshed Mr. Norris offered an amendment to the amendment,

Which was accepted by the mover.

The question being upon the adoption of the amendment, Before the question was taken,

Mr. Bordman withdrew said amendment.

Mr. Tebbetts of Rochester moved an amendment to said title, Which was adopted.

On the question,

Shall said title be read a third time? It was decided in the affirmative.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Page submitted the following resolution:

Resolved, That when the House adjourn this forenoon, they adjourn to meet again on Monday next, at half past two o'clock in the afternoon.

The question being upon the adoption of the resolution, alwoT

Before the question was taken,

Mr. Page withdrew said resolution.

Mr. Bassett moved that the House adjourn, mediane lo see I

And the question being put,

It was decided in the negative.

It was moved that the House adjourn,

And the question being put,

It was decided in the negative.

Robinson of Brookfield

Mr. Laighton submitted the following resolution.

Resolved, That when the House adjourn this forenoon, they adjourn to meet again on Monday next, at half past two o'clock in the afternoon.

The question being put upon the adoption of the resolution, haomyaki

Mr. Clark of Landaff called for the yeas and nays. notion at Those who voted in the affirmative are, Messrs.

catilled, "Revised Dickey is no sold nouseup soll Cotton of Danville Sanborn of Deerfield Norris or sammine to distribute to Rawlins of Deerfield Reway decided in the ne nikooD Sanborn of Hampton Falls So said amendment was rejeaod Hoit of Newington and a Page of sman baseling and lo ad I Hoitt of Northwood Stewart good vilouves ned energy David me de bereito, suro Al rich Dennett Jones of Goffstown Laighton Wiggin of Portsmouth Atwood of Hillsborough Mr. Bordman offered a Garland Cross Clark of Manchester Tenney Ramsdell Peirce of Dover nondo Gage nour gold nodsoup od I Edgerly basing od lo Isaacs 11 28 w noneeup edi eroled Hussey Dodge Jones of Farmington Atwood of Pelham Tebbetts of Rochester Woodbury of Weare Colby Young of Barnstead Parker me odi ni behiceb zaw il Weymouth Glidden and the chery of the Glidden Drake of Effingham Blodgett Drake of Moultonborough Skinner benimdus ene 4 111 Greenough Bissell and defly and T. haulous !! Price

Those who voted in the negative are, Messrs.

Towle . noithfore add to noth Sceva doug gold nonseup of I. Burleigh Waldron Foss of Stratham Berry Neal Fisk Charles Robinson of Brookfield Blaisdell of Eaton Lord Cook of Tamworth Sawyer independent to noityobs Cate

Belore the question " arola Morgan Jones of Bradford Taylor of Canterbury Bailey Wilson of Hopkinton Langley and notemp out but Bassett Pierce of Hillsborough Manning Smith of Mason The question being put rallaW Raymond ar

Steele	Booth
Follansbee of Peterborough	Moulton A
Nay	Prentiss
Barrett	Cutler Adams of guied arrow aM
Smith of Alstead Jackson	Adams dained lo sived M
Jackson	Lance Davis of Column Hame
Sargeant barrages is godw be	Green sandfield to some A
Mason	Whitcher Sanborn of Campton
Kingsbury of Gilsum	Sanborn of Campton
Felt milit aguali ad la llar	
Davis of Meelle	Holden sages remeiting part world
	Dow
Cummings	Clark of Landaff and lo notto
Mack	Sanborn of Hampton Hadmik
Osgood	Savage delinger /
Cook of Richmond	Peabody
Kingsbury of Roxbury to as	Stevens Burbeigh
Howe	Clough of Warrant W
	Dana
wilson of Sullivan	Grav dimonstrall 3
Baker	Stokes north W
Stearns	Smith of Dalton
Merriam	Emery bushaft
Barker Poster Sala	
Dutterneld	Legro
Kingman words the book	Dileo
Woodbury of Acworth	Evang of Ob. Il
Grannis Gozali to this	Day notgainer vossulf Cole responsible
Davis of Cornish	Colo
Ayes 48. Noes 88.	Ricker Tebbetts of Rochester Ra
So the negative of the questi	on prevailed, and the resolution
Mr. Clark of Manchester sub	mitted the following resolution:
And the question being put, u	pon the adoption of the resolu-
It was decided in the negative	Blaisdell of Eston
So the resolution was rejected	Drake of Edinguali
On motion of Mr. Glidden-	biol
The House	Cook of Tamworth
Pesni	Sawyer Sawyer

#### Booth Follansbee of Peterbero. NOON TERM

[Mr. Norris being in the chair,] Mr. Davis of Cornish having inquired of the chair whether a quorum of the House was present,

A count of the House was ordered, when it appeared that no quorum was present, only one hundred and one members appearing in their seats; and lo moduse

On motion of Mr. Follansbee of Grafton-The Clerk was ordered to call the roll of the House when the following gentlemen appeared and answered to their names.

	WALL	
Cotton of Danville 1	Cate	Commings
Sanborn of Hampton Fa	lls Sceva	Mack
II of Morgington	Price	Osgood
Towle	bode Morgan	Cook of Michmond
Burleigh	Jones of	Cook of Richmond Kingsbury of brobbard
Hoitt of Northwood	Bailey	OMMIT
T)	Wilson of	Hopkinton been
Wiggin of Portsmouth	Doe	AM DEAD OF SULLIAMIL
Waldron	Gookin	
Gilman notisti	Page	Steams
Garland	Langley	Merriam Barker
Garland Foss of Stratham	Bassett	
TT - mm orr	Pierce OI	Hillsboroughentettul
Edganler	Atwood	of Hillsborough
11.10	Manning	Woodbury of Acworth
- CTI maten	Smith of	Mason
T 1	VVAIKEL	· · · · · · · · · · · · · · · · · · ·
T 11 C Dechoston	Ramsdel	AN ES TO. WYORK SS.
The factor and a house boilt	Raymon	BILL IO DATIFURNISHED HOUSE
Neal	Gage	was rejected.
Neal Fisk nondozen zaiwollol s	di be Isaacs	Presches The Manchest
m managed College all Gold	1000	
Eastman of Brookheid	Foliansp	ee of Lefelpolousis
Blaisdell of Eaton	Nay	a off ai hebiash asw 11
Blaisdell of Eaton Drake of Effingham	Barrett	It was decided in the ne
Lord	Smith o	f Alstead
Cook of Tamworth	Jackson Sargeant	ed'T
Sawyer	Sargeant	

Mason de antioup on ben bere	Cutler senoH adt lo llao A
Parker Parker and Parker Parker	Adams and you do deepen ed
Kingsbury of Gilsum	Glidden M lo noitom aO
Todd	Lang Land to notion at
Felt .bearnoibe e	Green
Sturtevant	Whitcher
Cummings	Sanborn of Campton
Mack	Blodgett
Osgood	Wallace
Cook of Richmond Noons	Follansbee of Grafton
Kingsbury of Roxbury	Holden
Howe	On motion of Mr. Clawon I
Reed to V stile V of been Il	
Wilson of Sullivan o state of	entitled, "Revised SilladmiX of
Barber mee and yd bereger	
	Peabody sedains I bus anwo'l
Stearns	Stevens another of the Stevens
Merriam	Stevens noiseup ad nO bBissell and admin bisselland
25012 22 0 2	OLOCIO DE TITOLICE
Butterfield	Dana O and That the Oland
Kingman Woodbury of Acworth	Gray dierein.
Woodbury of Acworth	Stokes direct to troll and
Collon of Glaremont	Smith of Halton
Grannis	Emery demand of belowing bus
Davis of Cornish	Low or ustum of perpend due
Booth Booth	Legro
Moulton	Day
Prentiss	Low Legro strong and to strong strong to the Legro Day Day Cole Mr. Horn Cole
Present 116. add to soult have	that the resolution be read a seco
No quorum appearing to be	The resolution was the transfer
Mr. Davis of Cornish move	d that the House adjourn; a RO
And the question being put,	Resolved. That the rules of th
It was decided in the affirma	that the resolution be read a svit
So the Ho	use adjourned want indoes ad T
	Resolved. That it pass.
est the concurrence of the Sen-	Ordered, That the Clerk requ
	ate therein.
Rochester of Tyle VVIII of the	On motion of Mr. Tebbetts o
CHILL TO THE WAY OF THE PROPERTY AND INC.	The same of the sa

# and lo HIVY and lo MONDAY, NOVEMBER 14, 1842.

The Speaker being in the chair, a gold gold not soup of Mr. Parker inquired whether a quorum of the House was present.

A call of the House was ordered and no quorum appeared to be present, only one hundred and six members appearing in their

On motion of Mr. Laighton— The House adjourned.

#### Cook of Richmond . MOONTATANSbee of Grafton

On motion of Mr. Clark of Landaff-

Sanborn of Campton

The House resumed the consideration of Title V of the bill entitled, "Revised Statutes of the State of New Hampshire."

The amendments to said title reported by the committee on Towns and Parishes, were then severally adopted.

On the question,

Shall said title be read a third time?

It was decided in the affirmative.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Hoyt of Northfield submitted the following resolution:

Resolved, by the Senate and House of Representatives in General Court convened, That the Secretary of State be authorized and directed to furnish to the town of Nashville, one copy of the statutes, of the reports and Carrigain's map of this State.

Which was read a first time.

On motion of Mr. Hoyt of Northfield-

Resolved, That the rules of the House be so far suspended, that the resolution be read a second time at the present time.

The resolution was then read a second time.

On motion of Mr. Parker bevom dainso I lo eras I 11

Resolved, That the rules of the House be so far suspended, that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Tebbetts of Rochester-

The House resumed the consideration of Title XVIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being being upon the adoption of the amendments to said title, reported by the committee on the Judiciary.

The first seventeen of said amendments were severally adopted. The question being upon the adoption of the eighteenth of said amendments.

Mr. Parker moved an amendment to the amendment, Which was adopted.

Said eighteenth amendment was then adopted. I have been

The nineteenth, twentieth, twenty-first, twenty-second, twenty-third, twenty-fourth and twenty-fifth of said amendments were then severally adopted. The seminance and tall have

The question being upon the adoption of the twenty-sixth of

said amendments, and the said of the said Which was adopted. Typing Hs , and ober ablive asmoull

Said twenty-sixth amendment was then adopted.

The twenty-seventh, twenty-eighth, twenty-ninth and thirtieth of said amendments were then severally adopted.

Mr. Savage moved a farther amendment to said title,

Which was rejected.

Mr. Clark of Landaff moved an amendment to said title,

Which was adopted. It ad to some bearing the belinne illid

Mr. Day moved an amendment to said title, not soon said Which was rejected. perfirmed after the between shirt bias of

On motion of Mr. Tebbetts of Rochester-Ordered, That said title lie on the table. The said title lie on the table. On motion of Mr. Wiggin of Portsmouth— Mr. Tebetts of R.benruojba eau The House adjourned To the amned

## TUESDAY, NOVEMBER 15, 1842.

Mr. Palmer presented the petition of Moses Stevens and others, praying for the repeal of the license law.

Ordered, That it be referred to the committee on the Judiciary. Mr. Barber presented the petition of Nathaniel Prime, jr. praying for the alteration of his name.

Ordered, That it be referred to the committee on the Alteration of Names.

Mr. Pierce of Hillsborough, from the committee on Elections, to whom was referred Title III of the bill entitled, " Revised Statutes of the State of New Hampshire," reported said title with six several amendments,

Which were read by the Speaker and and that T. Speaker and the speaker and the

By request of Mr. Parker,

Said title was laid upon the table. Man I lo nonour al

Mr. Glidden, from the committee on Incorporations, to whom

was referred the bill entitled, "An act to incorporate the Proprietors of the Gilmanton Centre Cemetery," reported the following resolution.

Resolved, That said bill be indefinitely postponed.

On motion of Mr. Bordman-

Ordered, That said resolution lie on the table.

Mr. Jones of Bradford, from the committee on Agriculture

and Manufactures, reported the following resolution-

Resolved, That the committee on Agriculture and Manufactures be discharged from the further consideration of the petition of Nathaniel G. Corliss and others, the petition of Ezekiel Dow and others, the petition of Edward Chase and others and the petition of Thomas Wilder and others, all praying for the repeal of an act entitled, "An act to prevent the destruction of fish in the Winnipissiogee lake and the bays of the Winnipissiogee river," also the memorial of William F. Clifford and others, remonstrating against the repeal of the same act. name radius a beyont egayed ...!

On motion of Mr. Colby—

The House resumed the consideration of Title XXVIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments

Which was rejected.

to said title reported by the committee, bolosier as w dom'y

The first eight of said amendments were severally adopted. The question being upon the adoption of the ninth of said a-Wiggin of Portsmouth-

Mr. Tebbetts of Rochester moved an amendment to the amnedment;

Which was adopted.

Said amendment as amended was then adopted. The tenth of said amendments was then adopted.

The question being upon the adoption of the eleventh of said amendments;

Mr. Laighton moved an amendment to the amendment,

Which was adopted, to notified all between reduced with

Mr. Peirce of Dover moved a farther amendment to the a-Ordered, That it be referred to the committee or thember mendment,

Said amendment as amended was adopted. To go if ......

On the question, and the state of the said title be read a third time? To state of the said to said to

Ordered, That the Clerk request the concurrence of the Senate therein. By request of Mr. Parker,

Mr. Glidden, from the committee on Incorporations, to whom

Said title was laid upon the table ranke and on notion nO

The House resumed the consideration of the resolutions pro viding for a new organization of the court of common pleas.

Said resolutions are as follows:

Resolved, That it is expedient to abolish the present court

of common pleas as now established in this State.

2. Resolved, That it is expedient to extablish a court of common pleas for the State, to consist of three judges, the terms of which court shall be holden in the several counties as often as shall be established by law, by one of the judges thereof, except on trials for treason and murder, at which two of said judges shall attend; said court to have all the original and appellate jurisdiction exercised by the court of common pleas as now established; from said court so to be established questions of law arising in trials of cases shall be brought before the court of judicature for its decision by order of transfer, bill of exceptions, writ of error, certiorari or otherwise, as now or may be provided by law.

3. That whenever from any cause the number of the justices of the superior court shall be reduced to three, the said superior court shall consist of one chief justice and two associate justices; the said superior court to hold two terms a year in each county in the State, for the decision of all questions of law coming before them and all cases in chancery and all other matters within the jurisdiction of said superior court as now or may be provided

by law.

The question being put upon the adoption of the first of said ouse resumed the consideration of the resolutions

Mr. Peirce of Dover raised a question of order, which was, whether the first of said resolutions was now before the House, the same having been adopted by the House at the last June sesstion being upon the adoption of the resolution - nois

The Speaker decided that said resolution was properly now before the House, being one of a series of resolutions, and all of them having been at the last June session postponed to this session of the legislature, after the adoption of said first resolution.

Mr. Parker called for a division of the question.

The question being upon the adoption of the first of said resoresolutions offered b lutions, con leading l'entite

Mr. Tuck moved that the resolution be amended, by inserting

before the word "abolish" the words "alter or" nodesing so

The question being upon the adoption of said amendment,

It was decided in the negative. The same seems and leaves and leaves and leaves and leaves and leaves are seems and leaves are seems and leaves are seems and leaves are seems are seems and leaves are seems are seems and leaves are seems are seems

So the amendment was rejected the admin belov odw seed?

The question recurring upon the adoption of the first of said Robinson of Exeternoist Lavier of Derry.

Mr. Tebbetts of Rochester moved that the resolution be amended by striking out all after the word "expedient," and inserting instead thereof the words "to provide for the appointment of an an additional judge of the superior court."

The question being upon the adoption of said amendment,

On motion of Mr. Tebbetts of Rochester— Ordered, That said resolution lie on the table.

On motion of Mr. Hoitt of Northwood—

The House adjourned.

#### said court so to be established questions of law arising in trials of cases shall be brought . NOONATTAN judicature for its decis-

und; said court to have all the original and appellate jurisdiction exercised by the court of common pleas as now established; from

Agreeably to a vote of the House at its session in June last, Mr. Low introduced a bill entitled, "An act to sever certain lots of land from the township of Kilkenny, in the county of Coos; and annex the same to the town of Jefferson, in said county,"

Which was read a first and second time.

On motion of Mr. Parker-

Ordered, That said bill be referred to the committee on Towns and Parishes.

On motion of Mr. Glidden nous and noise on T The House resumed the consideration of the resolution repored by the committee to whom was referred the bill entitled, "An act to incorporate the Proprietors of the Gilmanton Centre Cemetery." the same having been adopted by the House

The question being upon the adoption of the resolution-

It was decided in the affirmative. 1sty bebies by 18-88 and T

So the bill was indefinitely postponed. and second entirely

On motion of Mr. Tebbetts of Rochester-need paived med

The House resumed the consideration of the resolution, proposing a new organization of the court of common pleas.

The question being upon the adoption of the amendment to the first of said resolutions offered by Mr. Tebbetts of Rochester,

Mr. Tebbetts of Rochester withdrew said amendment.

The question recurring upon the adoption of the first of said re-The question being upon the adoption of said amend, anothlos

The ayes and noes were called for an add in bahioob saw il

Those who voted in the affirmative are, Messrs.

Noves of Chester noisoba ed Tuck an most noisono ed T Taylor of Derry

Robinson of Exeter Civiloger

Foss of Greenland	
Sanborn of Hampton Falls	Sawyer boowdrow to moH
Woodbury of Weare ravio	Thurston notified
Towle Hoit of Newtown	Marden non Portsmounds W
Hoit of Newtown	Sceva norbie W
Robinson of Poplin	Greenough
Dennett bestald to daime	Greenough Price Morgan  Greenough  Price Morgan  Greenough  Morgan  Greenough  Morgan  Greenough  Morgan
Gilman	Morgan
Mason namling Kingsbury of Calso banking	Taylor of Canterbury
Foss of Stratham	Bailey
Foss of Stratham Dinsmoor Sherburne	Gutterson
Sherburne Sherburne Sherburne	Davis of Alton Island
Peirce of Dover	Bailey Gutterson Daniell Daniell Marsh Austin Clevel of London
Jenness booge O Smith of Durham 10 8000	Austin diponive W
Smith of Durham	Clough of Loudon
Allen	Gibson of Newbury
Buzzell	Gookin Charles Thompson defined norden
Downing	Thompson dening to eder(
Shorey	Stewart
Buzzell swoll Downing head Shorey reduced Tebbetts of Rochester sales	Stewart VolaH Langley Jones of Goffstown
Torr Berry Tolking Mooney Young of Barnstead Thomas	Jones of Goffstown
Berry	Bassett - not won X
Mooney	Bassett Robbins Robbin
Young of Barnstead	Clark of Manchester To TVOH
Paine Paine 1 to 2178	Judkin
Tebbetts of Gilmanton	Judkin boul Morrill biyed
Mallard	Isaacs mintal to sive
Young of Meredith	Jackson
Tilton . stiewdible ?	Parker
Tebbetts of Gilmanton Mallard Young of Meredith Tilton Morrison Robinson of Brookfield Eastman	Sturtevant rodelli H. do sorsi 9
Robinson of Brookfield	Mack sporodelli H do boow A
Eastman Blaisdell of Eaton Lord Drake of Moultonborough Beacham	Cotton of Claremont volume
Blaisdell of Eaton	Grannis gaimagl
Lord	Crawford
Drake of Moultonborough	Kimball woesM to dime
Beacham	Johnson Walker
Beacham (1991) Wiggin of Ossipee (1991)	Haines bnomysH
Those who voted in the negati	ve are, Messrs.
Sanborn of Campton	Shannon maded 3
Clarke of Atkinson	Shannon

Clarke of Atkinson	of Pelbam on Shannon maded to	boowiA
Cotton of Danville	Hoit of Newington	Steele

BurleighdnowmaT to doo?	Follansbee of Peterborough
Hoitt of Northwood	Sanborn of Hampton Fox
Laighton notenud'I	Woodbury of Weare
Wiggin of Portsmouth ball	Colby
	Colby slwoT Barrett nwotwell lo noH
Waldron Tenney Palmer Edgerly	Huntington of Ponosnidos
Palmer eon's	Smith of Alstead Managel
Edgerly negrold	Mason
	Kingsbury of Gilsum uslised
Ricker	Foss of Stratham bboT
Ricker Plumer normal	Felt roomanid
Davis of Alton Height	Davis of Keene anudred?
Wight · denaM	Peirce of Dover agnimus
Weymouth mitenA	Jenness boogsO
Neal Gondon Toudon	Cook of Richmond lo dune
Gibson of Newbury skiT	Kingsbury of Roxbury
Charles aidoo	Buzzell
Drake of Effingham quod T	Howe Reed Barber Ystorey
Haley trawart	Barber
Cate yelgusd	Bakeristeedood to attedde I
Wilson of Hopkinton	Stearns mo T Barker ynsel Butterfield ysnooth
Knowlton	Barker
Flanders	Butterfield
Hoyt of Northfield	Woodbury of Acworth
Doe	Davis of Cornish Boothotamological States
David	Tebbetts of Gilmanto, thoo
Davis of Antrim	Moulton
Chandler norwood	Dronting duboral to vario
	Goldthwaite notiff
Pierce of Hillsborough	Goldthwaite noisiT Little noisiToM Cutler of Sould To nosmood
Atwood of Hillsborough	Cutler enthoor to nosmidoli,
Farley moments to notted	Adams
Manning simum ?	Glidden noise to happened
Buntin brotwerD	Rogers
Smith of Mason Haday X	Languorodaotho Mentendoroda Green madasad Witten Ossipes whitcher
Walker noemled Raymond semal	Green madosell
Raymond	Whitcher eegiseO to niggi
Andrews	Prescott
Gage Gasers. Messre.	Those who voted in therooM
Dodge	
Atwood of Pelham Hounaid	Blodgett normala to salalo
Steele not sewington to Holl	Cotton of Danville nitsuA

Burnham On motion of Mr. Tebberand Rochester-Wallace HIVY shill be counted the cyard additional and Title XVIII some and Title Title XVIII some and Title Holden quality well be state of Stokes at besided, beintee Hid The question being s Inormal le be read a third rime? . Dow Weeks Smith of Dalton blood asw 11 Ladd of Holderness On motion of Mr. Clarkyram daff Clark of Landaff Ordered, That said title luwol he table. On motion aQ Savage Legro The Housed Pike of Pourned Brackett Peabody Evans of Shelburne Stevens Goodwin Cole. Clough of Warren Ayes 78, noes 113. AVOV YAGEANGAW So the negative of the question prevailed, and the resolution Mr. Gibson presented the petition of Simeon Stevenbergersew The question being upon the adoption of the second of said retion of John S. Batchelder and others, for the erection of anoitulos On motion of Mr. Peirce of Dover-Ordered, That the second and third of said resolutions be indefinitely postponed. On motion of Mr. Pierce of Hillsborough-mon asked all The House resumed the consideration of Title III of the bill entitled, "Revised Statutes of the State of New Hampshire." The question being upon the adoption of the amendments to said title reported by the committee on Elections. -nequested W. Resolved, That it is adopted. it is all T barbors. Mr. Peirce of Dover offered a further amendment to said title; Mr. Tebbetts of Rochester moved an amendment to said State of New Hampshire," reported said title with twitnembnems Which was rejected. several amendments, The question recurring upon the adoption of the amendment; It was decided in the affirmative .- reduced to Mr. Manufacture and I was decided in the affirmative .- reduced to Mr. Manufacture and Mr. Manufac So the amendment was adopted. belt and no bial away shirt biad so the amendment was adopted.

Mr. Sanborn of East Kingston moved a farther amendment to was referred Tale II of the bill entitled, "Revised Stat; slit bias

But before the question was taken, integrated well to start add

Mr. Sanborn of East Kingston withdrew said amendment. Dasgue Said amendments were read by the Speaker, noitseup ent nO

By request of Mr. Hussey samit brid a bear ad a third time?

It was decided in the affirmative olds och no bisl saw shirt bisk

Ordered, That the Clerk request the concurrence of the Senand Manufactures, o whom was recommitted Title XI nierestant sta On motion of Mr. Tebbetts of Rochester-

The House resumed the consideration of Title XVIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being, shall said title be read a third time?

It was decided in the negative.

On motion of Mr. Clark of Landaff— Ordered, That said title lie on the table.

Eyans of Shelburne

On motion-

The House adjourned.

#### WEDNESDAY, NOVEMBER 16, 1842.

Clark of Landaff

Mr. Gibson presented the petition of Simeon Stevens and others, remonstrating against the granting of the prayer of the petition of John S. Batchelder and others, for the erection of a new school district.

So the negative of the question prevailed, and the resolution

Ordered, That said petitions be referred to the committee on

Incorporations.

Mr. Baker, from the committee on Incorporations, to whom was referred the petition of Ebenezer A. Rice and others, praying for the incorporation of a band of martial music in the town of Stoddard, made a report,

said title reported by the committee on Elections. -noqueredW

Resolved, That it is inexpedient to legislate upon the subject.

Mr. Parker, from the committee on Education, to whom was referred Title XI of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with twenty-nine several amendments,

Which were read by the Speaker and animager goilesup and

By request of Mr. Flanders—whem the edit of bebiebe saw if Said title was laid on the table. betgobs saw them below the same and of the same and the

Mr. Haley, from the committee on Public Lands, to whom was referred Title II of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with several amendments;

Said amendments were read by the Speaker. noiseup add nO

By request of Mr. Hussey with third a best ed thin hiss Had?

Said title was laid on the table with affirmative level and on the table with a state of the said on the table with a state of the said on the table with a said on table with a said on table with a said on the table with a said on table with a said on table with a said of table with a said on table with a sa

Mr. Kingsbury of Temple, from the committee on Agriculture and Manufactures, to whom was recommitted Title XIII of the

bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with several additional amendments.

Said amendments were read by the Speaker.
By request of Mr. Sanborn of East Kingston—Said title was laid on the table.

Mr. Peirce of Dover, from the committee on the Judiciary, to whom was referred Title XXV of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with thirteen several amendments.

Said amendments were read by the Speaker.

By request of Mr. Glidden— system in behind sow if Said title was laid on the table.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in passing to a third reading Title XXVIII of the bill entitled, "Revised Statutes of the State of New Hampshire," with an amendment, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing title, with the amendment which came down from the Honorable Senate.

Said amendment was by striking out the 21st section of the 230th chapter in said title.

Said section was as follows: Own beasile flashmant to Ansi O. IM

"Sec. 21. If any convict confined in the State Prison shall be insane, the Governor, with the advice of the Council, may order such convict to be removed to the Insane Asylum, there to be safely kept at the expense of the Prison until remanded to said Prison on like order, or discharged according to law."

The question being upon the adoption of said amendment, Before the question was taken, which is the ball of the control of the

On motion of Mr. Clark of Manchester— and whodes I'm Ordered, That said title lie on the table.

On motion of Mr. Kingsbury of Temple stoops and daidW

Mr. Tuck offered a farther amendment to said title:
Which was adopted.
Mr. Foss of Greenland offered a farther amendment to said

tio, Which was rejected.

### bill entitled, F. Revised Statutes of the State of New Hampshire, reported said title with se. NOONNATTAnendatents.

Said amendments were read by the Speaker.

By request of Mr. Sanborn of East On motion of Mr. Glidden-

On motion of Mr. Glidden—
The House resumed the consideration of the report of the committee on Incorporations, to whom was referred the resolution, relating to making it the duty of Bank Commissioners to examine into the several insurance companies in this State.

The question being upon the adoption of the resolution repor-The question being upon the series of the part of the

ted by said committee.

So the resolution was adopted.

On motion of Mr. Foss of Greenland-

The House resumed the consideration of Title XXVIII of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendment which came down from the Hon. Senate.

The question being upon concurring with the Honorable Sen-

ate in said amendment. on the very very distribution in members on the Milk was decided in the negative.

So the House refused to concur with the Honorable Senate in the adoption of said amendments and to bebesoon szuoH adT

Ordered, That the Clerk inform the Senate thereof. That the Clerk inform the Senate thereof.

On motion of Mr. Clark of Landaff

The House resumed the consideration of Title XVIII of the bill entitled, "Revised Statutes of the State New of Hampshire,"

Mr. Clark of Landaff offered two several amendments to said title,

And the question being taken upon the adoption of the first of ILLW, TO It was decided in the negative! bevomen ed or toiving a done rebro said amendments,

So the amendment was rejected.

Before the question was taken upon the adoption of the second The question being upon the adoption of said amendments, biss to notify the said amendments, biss to notify the said amendments and the said amendments and the said amendments and the said amendments are said amendments.

be safely kept at the expense

Mr. Clark of Landaff withdrew said amendment of said amendment.

Mr. Peabody offered an amendment to said title; to notion at

Mr. Steele offered an amendment to the amendment, harabid

Which was rejected sleeple Temple Mr. Kingsbury of Temple Demoion of Mr.

The amendment offered by Mr. Peabody was then adopted.

Mr. Tuck offered a farther amendment to said title;

Which was adopted.

Mr. Foss of Greenland offered a farther amendment to said title,

Which was rejected.

Mr. Tuck offered a farther amendment to said title, Which was adopted.

Mr. Flanders offered a farther amendment to said title,

Which was rejected. Jail vises son ed line it is the same salvolo

Mr. Clark of Landaff offered a farther amendment to said title; Mr. Kingsbury of Temple offered an amendment to said amend-I have caused copies of the committeem intend to have printed.

But before the question was taken on the adoption of the amendment to the amendment,

Mr. Kingsbury of Temple withdrew the amendment to the that it should receive your early consideration. amendment.

The question recurring upon the adoption of the amendment offered by Mr. Clark of Landaff.

It was decided in the negative.

So the amendment was rejected. He and beyon nebbild .M.

Mr. Parker offered an amendment to said title most advantage which was adopted.

Which was adopted.

Mr. Burnham offered a farther amendment to said title, Which was rejected.

On the question,

mittee on Agriculture and Mapufactures. Shall said title be read a third time? mos add lo soiber an'T

It was decided in the affirmative. tol belle was eases were level

Ordered, That the clerk request the concurrence of the Senate therein. On motion of Mr. Barker

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House in ordering to a third reading Title III of the bill entitled, "Revised Statutes of the State of New Hampshire."

The Senate insist upon their amendment to Title XXVIII of the bill entitled, "Revised Statutes of the State of New Hamp-

shire."

On motion of Mr. Peirce of Dover-10221 dmossil 1M

Resolved, That the House insist upon their disagreement to the amendment made by the Hon. Senate to said title, and ask a committee of conference.

Ordered, That the Clerk inform the Senate thereof. Leas of hos as

A message in writing from His Excellency the Governor was received by the Secretary of State, which was read, and is as follows:

To the Senate and House of Representatives: 188 188 T Bornshall

I have received from Dr. Charles T. Jackson, the State Geol-

ogist, a communication containing from Charles Cook, a lithographer residing in Boston, estimates of the cost of the plates required for the illustration of the geology of our State. The geologist remarks, that it will be necessary that the Legislature should early decide on the subject and let him know what they wish to have done, and how many copies of the report and plates they intend to have printed. I have caused copies of the communication of the geologist to be prepared, and I herewith transmit one to each branch of the Legislature. Regarding this subject as of importance to the State, I would respectfully recommend that it should receive your early consideration.

HENRY HUBBARD.

Council Chamber, November 16, 1842.

Mr. Glidden moved that His Excellency's message with the accompanying communication, lie on the table.

And the question being put, It was decided in the negative.

Mr. Peirce of Dover moved that they be referred to the committee on Agriculture and Manufactures.

The reading of the communication accompanying His Excel-

lency's message was called for,

But before the question was taken upon the motion of Mr. Peirce of Dover,

On motion of Mr. Barker—
The House adjourned.

# THURSDAY, NOVEMBER 17, 1842.

Mr. Liscomb presented the petition of Amos A. Brewster and others, praying for an extension of the time for locating and building the Concord and Lebanon Railroad.

Ordered, That it be referred to the committee on Roads, Bridg-

es and Canals.

Mr. Sanborn of Deerfield presented the memorial of Benning
Vesey and others, remonstrating against severing a part of the
town of Deerfield from said town, and annexing the same to the
town of Epsom.

Ordered, That said petition be referred to the committee on

Towns and Parishes, Jack of the Dr. Charles T. Jack of the Parishes Towns and Parishes, Jack of the Parishes Towns and Parishes, Parishes T. Jack of the Parishes T. Jack of t

Mr. Doe, from the committee on Military Accounts, to whom was referred the account of William Rymes for repairs on the state arsenal at Portsmouth, reported the following resolution:

Resolved by the Senate and House of Representatives in General-Court convened, That William Rymes be allowed the sum of two hundred and thirty-four dollars and forty-three cents, in full of his account, out of any money in the treasury not otherwise appropriated.

Which was read a first and second time.

On motion of Mr. Colby-

Resolved That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That it pass.

Ordered, That that the Clerk request the concurrence of the Senate therein.

Mr. Hoyt of Northfield, from the joint select committee who were appointed to take into consideration and report upon the best method of publishing the Revised Statutes, reported the fol-

lowing resolutions:

Resolved by the Senate and House of Representatives in General Court convened, That the Revised Statutes be printed under the direction of the commissioners appointed to revise the same, who shall personally superintend the publication thereof—shall examine the proof sheets, and compare the same with the original roll in the office of the Secretary of State, prepare abstracts of the sections and running titles, correct the numbers of the chapters and sections if necessary, and prepare an exact and copious index of the whole original abstract and list of acts repealed, the abstracts and index.

The said Revised Statutes shall be well and handsomely printed, on paper of a quality equal to that of the paper on which the statutes passed June session, 1842, were printed, with new brevier type of a description similar to that used in printing said statutes for the body of the page; the abstracts of sections, the list of acts repealed and the index to be printed with new brevier

type.

The page to correspond in size with that of the Vermont Revised Statutes.

The abstracts and index to be printed in double columns.

The volumes to be well and strongly bound in law sheep binding, lettered "New Hampshire Revised Statutes." The whole work to be done to the acceptance of said commissioners.

The Secretary of State, with the said commissioners, shall

constitute a committee, who shall advertise for proposals for the printing and binding of an edition of the Revised Statutes in manner aforesaid. Every offer shall be in writing, accompanied by a bond to the State of New Hampshire, with sufficient sureties in the penal sum of five thousand dollars, conditioned for the fulfilment of the contract in case the offer should be accepted, and shall state at what price per volume the party making such offer will furnish to the State seven hundred and fifty copies of the said statutes, printed and bound in manner aforesaid, to be delivered to the Secretary of State on or before the first day of April, 1843, and also at any time within five years a sufficient number of copies for the use of any person who may wish to purchase, to be on sale at Concord on or before the fifteenth day of said April.

The person or persons who shall contract for and execute said printing, shall have the sale and exclusive right of publishing said

Revised Statutes for the term of ten years.

The said committee shall accept such offer as they shall deem most conducive to the interest of the State, and contract in the name of the State with the party making such offer.

Said resolutions were read a first time.

The question being upon the second reading of said resolutions,

On motion of Mr. Glidden —
Ordered, That said resolutions lie on the table, and be made the special order of the day for Tuesday next at eleven o'clock in the forenoon.

The House resumed the consideration of the order of the day

upon the unfinished business of yesterday. m enougoes shi lo

The reading of the communication accompanying the message of His Excellency the Governor, relating to the execution of the plates to accompany the printed report of the State Geologist was The said Revised Statutes shall be well and bandsomely rol balled

Said communication was read.

The question being upon the motion of Mr. Peirce of Dover, that His Excellency's message, with the accompanying communication, be referred to the committee on Agriculture and Manu-

Mr. Peirce of Dover withdrew said motion, and moved that the message and communication be referred to the committee on

Finance,

And the question being taken, and of xabai bas storateds ad T

It was decided in the affirmative, has flow ed or compley ad T

So said message and communication were referred to the committee on Finance. work to be done to the acceptance of

On motion of Mr. Gibson-

Resolved, That a select committee be appointed on the part of

the House, with such as the Senate may join, for the purpose of fixing on a day on which the business of the present session may be brought to a close. beyon releaded to abedde

Ordered, That Messrs. Gibson, Foss of Greenland and Baker

be the committee on the part of the House. Toba saw don't

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Parker witsmifts and at bebiebe saw il

The House resumed the consideration of Title XI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments to

said Title reported by the committee on Education,

The first, second and third of said amendments were severally adopted.

The question being upon the adoption of the fourth of said a-

mendments,

Mr. Flanders offered an amendment to said amendment,

Which was rejected. w. diayes yingin, discount of E

The fourth of said amendmets was then adopted. Due to dining

The fifth of said amendments was then adopted.

The question being upon the adoption of the sixth of said a-The question being put upon the adoption of said activement

Mr. Grannis offered an amendment to said amendment,

But before the question was taken, resignated noticeup ed?

Mr. Grannis withdrew said amendment to the amendment.

The sixth of said amendments was then adopted and and oc

The seventh and eighth of said amendments were then severally adopted. Which was adopted

The question being upon the adoption of the ninth of said amendments.

Mr. Parker proposed an amendment to said amendment,

Mich was adopted a besogna bleidra to well . il

The question recurring upon the adoption of said ninth amend-Which was rejected. ments,

It was decided in the affirmative on business of the affirmative.

So said amendment was adopted.

The tenth, eleventh and twelfth of said amendments were then Mr. Clarke of Atkinson moved a farther ame batqoba Vikinson moved a farther ame.

The question being upon the adoption of the thirteenth of said Mr. Barker offered an amendment to said title, , stembnement

W men was rejected.

It was decided in the affirmative.

So said amendment was adopted. as beyon yoodness.

The fourteenth and fifteenth of said amendments were then severally adopted.

The question being upon the adoption of the sixteenth of said amendments,

Mr. Tebbetts of Rochester moved an amendment to the amendment.

Which was adopted.

The question being upon the adoption of said sixteenth amendment,

It was decided in the affirmative. So said amendment was adopted.

The seventeenth, eighteenth, nineteenth, twentieth, twenty-first, twenty-second, twenty-third, twenty-fourth, and twenty-fifth of said amendments were then severally adopted.

The question being upon the adoption of the twenty-sixth of

said amendments,

Mr. Cotton of Clarement moved an amendment to said a-mendment,

Which was rejected.

The twenty-sixth, twenty-seventh, twenty-eighth and twenty-ninth of said amendments were then severally adopted.

The question being upon passing said title to a third reading,

Mr. Ramsdell moved an amendment to said title,

The question being put upon the adoption of said amendment, Mr. Peirce of Dover called for a division of the question,

The question being taken upon the first division of said motion, It was decided in the negative.

So the amendment was rejected.

Mr. Barber proposed a farther amendment to said title,

Which was adopted.

Mr. Cook of Tamworth proposed a farther amendment to said title,

Which was rejected:

Mr. Hoyt of Northfield proposed a farther amendment to said title,

Which was rejected.

Mr. Foss of Greenland moved a farther amendment to said ti-

Which was rejected.

Mr. Clarke of Atkinson moved a farther amendment to said title,

Which was rejected.

Mr. Barker offered an amendment to said title,

Which was rejected.

Mr. Peabody moved an amendment to said title,

Which was adopted.

Mr. Sanborn of East Kingston moved a farther amendment to said title,

Which was rejected.

The question recurring on passing said title to a third reading, On motion of Mr. Farley—

The House adjourned.

#### AFTERNOON.

The House resumed the consideration of the unfinished business of the forenoon.

The question being upon passing to a third reading Title XI of the bill entitled, "Revised Statutes of the State of New Hampshire,"

Mr. Parker moved an amendment to said title,

Which was adopted.

Mr. Glidden moved a farther amendment to said title,

Which was adopted.
The question recurring,

Shall said title be read a third time?

It was decided in the affirmative.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Peirce of Dover, from the committee on the Judiciary, to whom was referred the petition of Moses Stevens and others, praying for a repeal of the license laws, by leave made a report, Whereupon—

Resolved, That said petitioners have leave to withdraw their petition.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a resolution, authorizing the Secretary of State to furnish the town of Nashville with the statutes, reports and a map of this State.

The Senate concur with the House of Representatives in the appointment of a committee of conference on the subject of the disagreement of the two Houses, respecting the amendment made

by the Honorable Senate to Title XXVIII of the bill entitled, Revised Statutes of the State of New Hampshire,'

Ordered, That Messrs. Peirce of Dover, Tuck and Clark of Landaff be the committee on the part of the House.

Ordered, That the Clerk inform the Senate thereof.

Mr. Peirce of Dover, from the committee on the Judiciary, to whom was referred Title XXI of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with several amendments.

Said amendments were read by the Speaker for the information

of the House.

AFTERNOON By request of Mr. Butler-Said title was laid on the table.

The House resumed the consideration of the unfinished busi-A message in writing from His Excellency the Governor, was received by the Secretary of State, which was read and is as the bill entitled, "Hevised Statutes of the State of Netewolloh-

"To the Hon. Senate and House of Representatives:

Since your last adjournment I have received from the comptroller of the treasury of the United States the accompanying printed statement, showing not only the balance due to the State of New Hampshire (under the provisions of the act of the 4th of September, 1841, appropriating the proceeds of the sales of the public lands, &c.) upon an adjustment of the accounts of said sales from January 1st, to June 30, 1842, inclusive, but showing also in what manner this balance reported as due has been ascertained. I herewith transmit to you said statement for your consideration.

". CRAEBUH YRNEHULION of Moses Stevens and others,

Whereupon-

Council Chamber, Nov. 17, 1842. "11 lo lasger a 101 miyeng

Resolved, That said petitioners have leave to withnoisom nO pe-Ordered, That His Excellency's message with the accompanying communication be referred to the select committee who have the subject matter of the same under consideration.

On motion of Mr. Parker-

The House resumed the consideration of Title XXV of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment to said

title, reported by the committee on the Judiciary.

Said amendments were all severally adopted. Mr. Tuck offered an amendment to said title, 10 mamos 12521

Which was adopted.

On the question,

Shall said title be read a third time?

It was decided in the affirmative.

Ordered, That the Clerk request the concurrence of the Sen-On motion of Mr. Haley discount, dillows, discount of Mr. Haley ate therein.

The House resumed the consideration of Title II, of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments to

said title reported by the committee on Public Lands,

The first, second, third, fourth, fifth and sixth of said amendments were severally adopted. ments were severally adopted.

On the question,

Shall the seventh of said amendments be adopted?

So the amendment was rejected.

The eighth of said amendments was rejected.

The ninth of said amendments was then adopted.

The tenth of said amendments was rejected.

The eleventh of said amendments was adopted.

The twelfth, thirteenth, fourteenth and fifteenth of said amendments were then severally rejected. and ad about mambasons

The sixteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-first, twenty-second and twenty-third of said amendments were severally adopted muoibs sevol adT

The twenty-fourth of said amendments was rejected.

The question being upon passing said title to a third reading.

On motion of Mr. Peirce of Dover-Ordered, That said title lie on the table.

Mr. Shorey gave notice that he will to-morrow ask leave to bring in a bill, to incorporate the Manufacturers and Village Library Association at Great Falls.

On motion of Mr. Kingsbury of Temple-

The House resumed the consideration of Title XIII of the -bill entitled, "Revised Statutes of the State of New Hampshire."

The question being on the adoption of the amendment to said title reported by the committee on Agriculture and Manufactures.

The first, second, third, fourth, fifth, sixth, seventh, eighth and ninth of said amendments were severally adopted.

The question being upon the adoption of the tenth of said of parts of the counties of Hillsborough, Rocking stnembnems

Mr. Sawyer proposed an amendment to the amendment; same Ordered, That said petition be referribetques awardind W

Towns and Parishes

The question being upon the adoption of the tenth of said amendments.

It was decided in the affirmative. So the amendment was adopted.

The eleventh, twelfth, thirteenth and fourteenth of said amendments were then severally adopted.

The question being upon the adoption of the fifteenth of said

amendments.

Mr. Ramsdell offered an amendment to said amendment,

Which was adopted.

Said fifteenth amendment was included in the adoption of the amendment to said amendment which was offered by Mr. Ramsdell.

On motion of Mr. Pillsbury— Ordered, That said title lie on the table.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate have on their part appointed Messrs. Colby, Warner and Perley, a committee of conference upon the subject of the disagreement of the two houses, upon the amendment made by the Senate to Title XXVIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

On motion of Mr. Wallace-

The House adjourned.

## FRIDAY, NOVEMBER 18, 1842.

Mr. Legro presented the petition of Danforth Jewell, praying for additional compensation for erecting a powder house connected with the State arsenal at Lancaster.

Ordered, That it be referred to the committee on Military Ac-

counts

Mr. Buntin presented the petition of Isaac C. Flanders and others, praying for the erection of a new county, to be composed of parts of the counties of Hillsborough, Rockingham and Merrimack.

Ordered, That said petition be referred to the committee on Towns and Parishes.

Mr. Barker presented the petition of Haskell Buffum, jr., praying for the alteration of his name.

Ordered, That said petition be referred to the committee on

the Alteration of Names.

Mr. Peaslee presented the petition of Benjamin George and 177 others, citizens of Plaistow and vicinity, praying that the terms of the Probate Court now holden in Derry may be holden in Plaistow.

On motion of Mr. Peaslee-

Ordered, That said petition be referred to a select committee

from the delegation from the county of Rockingham.

Ordered, That Messrs. Tuck, Sanborn of East Kingston, Clarke of Atkinson, Hoit of Newtown, and Cotton of Danville, be the committee.

Mr. Davis of Cornish, from the committee on Towns and Parishes, to whom was referred Title VII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with twenty-one several amendments.

Said amendments were read for the information of the House.

By request of Mr. Bordman—Said title was laid upon the table.

A message in writing from His Excellency the Governor, was received by the Secretary of State, which was read and is as follows:

# "To the Hon. Senate and House of Representatives:

On the 23d of June last, (believing it to be a matter of public duty) I appointed with the advice of Council, Samuel Cushman of Portsmouth, James Burley of Exeter and James Foss of Stratham, Trustees of the Exeter Savings Bank, and gave them authority to take possession of, manage and secure the entire concern of said institution for the benefit of the depositors in pursuance of a resolution of the Legislature, in relation to that subject, approved July 3d, 1841.

The Trustees so appointed, accepted their respective appointments; and after giving a bond agreeably to said resolution, they proceeded in the execution of their trust. From a communication which has been made to me, I learn that on a demand having been made upon those who were then the managers of the institution, by the Trustees for the property, its delivery was refused, and that they have been compelled to file their bill in equity to obtain the possession and control of the property for the benefit

of the several depositors. That bill I am informed is now pending and already some pecuniary expense has been incurred by the Trustees, in the commencement and prosecution thus far of their proceedings, rendered necessary to enable them faithfully to perform the duty imposed upon them under the aforesaid resolution.

It seems to me that these public servants ought to be protected; and I would respectfully recommend to the Legislature to take this whole subject into their consideration, and to provide for the full indemnity of those officers charged with the execution of this special trust, made necessary in the opinion of the Executive, from the evidence offered of the then existing state and condition of that institution. And reason self bere

CURABBUH YRNAH of Newtown, and Cotton of Danville,

Council Chamber, Nov. 17, 1842."

On motion of Mr. Sanborn of East Kingston-

Ordered, That His Excellency's message be referred to a select committee of five with such as the Honorable Senate may join. On motion of Mr. Hoyt of Northfield—

The House resumed the consideration of Title XIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the sixteenth of the amendments to said title reported by the committee on Agriculture and Manufactures, we state and Manufactures of State and Manufactures, we will be secretary of State and Manufactures of the state of the state

It was decided in the affirmative. So said amendment was adopted.

The seventeenth, eighteenth, pineteenth, twentieth, twentyfirst, twenty-second, twenty-third, twenty-fourth and twenty-fifth of said amendments were severally adopted.

The question being upon the adoption of the twenty-sixth of said amendments.

said amendments.

Mr. Tuck proposed an amendment to said amendment, Which was adopted. bas against of goisesesson alst of yit

Mr. Fisk offered an amendment to said amendment,
Which was rejected.

Mr. Noyes of Chester offered an amendment to said amend-The Trustees so appointed, accepted their respective apinem which was rejected. Which was rejected. Which was rejected.

Mr. Clark of Manchester offered an amendment to said amendtion which has been made to me. I learn that on a demand which was adopted the the the was adopted.

Mr. Emerton offered an amendment to said amendment, of Which was adopted to fil bellegues and even vehicle to

Said twenty-sixth amendment as amended was then adopted.

The question being upon the adoption of the twenty-seventh of His Excellency the Governor, relating to the Estanganemas His Mr. Butler offered an amendment to said amendment, Which was rejected no ed its request the combetted, That the clerk request the combetted was rejected no ed its request to the combetted no edit in the combetted no edit i Mr. Page offered an amendment to said amendment, it at also a Which was rejected. Mr. Dodge offered an amendment to said amendment, Which was adopted. Mr. Kingsbury of Temple offered an amendment to said amendment, ing on a day on which the business of the M. barqobs saw daid We Said twenty-seventh amendment as amended was then adopted. The twenty-eighth and twenty-ninth of said amendments were then severally adopted. The thirtieth of said amendments was rejected. H well lo state The thirty-first, thirty-second, thirty-third, thirty-fourth, thirty-fifth and thirty-sixth of said amendments were severally adopted. Mr. Kingsbury of Temple offered a farther amendment to said title, Which was adopted. notiques and it berranes sewoH adT Which was adopted.

Mr. Sherburne offered a farther amendment to said title,
Which was adopted.

Mr. Skinner offered a farther amendment to said title. Mr. Colby offered an amendment to said amendment, Which was adopted. Said amendment as amended was then adopted. Mr. Clark of Atkinson offered a farther amendment to said title. The question being upon the adoption of said amendment, Before the question was taken, On motion of Mr. Sturtevant description and spessed A. Ordered, That said title lie on the table. "Mr. Speaker-The Senate enorgainmH , 1M to notion nO The House adjourned, notubosa a lo sassage The Senate concur with the House in the appointment of a select committee upon the message of His Excellency the Governor relative to the Exeter Savings Bank, and have on their part joined Mr Hatch." On motion of Mr. Peirce of 1

The House resumed the NOONART of Title XIII of the

Agreeably to a vote of the House, the Speaker announced the appointment of Messrs. Norris, Peirce of Dover, Waldron, Blodgett, and Atwood of Hillsborough, as the select committee

on the part of the House, to whom was referred the message of His Excellency the Governor, relating to the Exeter Savings Bank.

Ordered, That the clerk request the concurrence of the Hon. Senate in the appointment of said committee.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the appointment of a committee for the purpose of fixing on a day on which the business of the present session may be brought to a close, and have on their part joined Mr. M'Daniel.

The Senate also concur with the House in passing to a third reading Title V of the bill entitled, "Revised Statutes of the State of New Hampshire," with amendments, in which they ask

the concurrence of the House."

The House proceeded to the consideration of said title V with the amendments which came down from the Hon. Senate.

The House concurred in the adoption of the amendments to said title which had been made by the Hon. Senate.

Ordered, That the Clerk inform the Senate thereof.

Mr. Peirce of Dover, from the committee on the Judiciary, to whom was referred Title XXIII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with several amendments,

Which were read for the information of the House.

The question being upon the adoption of said amendments,

By request of Mr. Parker—Said title was laid upon the table.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House in the

passage of a resolution in favor of William Rymes.

The Senate concur with the House in the appointment of a select committee upon the message of His Excellency the Governor relative to the Exeter Savings Bank, and have on their part joined Mr. Hatch."

On motion of Mr. Peirce of Dover-

The House resumed the consideration of Title XIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment to said title offered by Mr. Clarke of Atkinson,

Before the question was taken,

Mr. Clarke of Atkinson withdrew said motion.

Mr. Smith of Durham offered an amendment to said title, Which was adopted.

On motion of Mr. Sawyer-

The Senate re-considered their vote adopting the twenty-eighth of said amendments, which was by inserting a new section numbered "Sec. 8," of the 107th chapter in said title.

The question then being upon the adoption of said twenty-eighth

amendment,

Mr. Sawyer offered an amendment to said amendment,

Which was adopted.

Said twenty-eighth amendment as amended was then adopted. Mr. Todd offered a farther amendment to said title,

Which was adopted.

Mr. Skinner offered a farther amendment to said title,

Which was adopted.

Mr. Peirce of Dover offered a farther amendment to said title, Which was adopted.

Mr. Peirce of Dover offered a farther amendment to said title, Which was adopted.

Mr. Ramsdell offered a farther amendment to said title, Which was adopted.

Mr. Page offered a farther amendment to said title, Which was adopted.

The question being upon the passage of said title to a third reading,

On motion of Mr. Clark of Manchester-

Ordered, That Title XIII be re-committed to the committee on Agriculture and Manufactures, with instructions to report chapter 107 of said title in a new draft.

On motion of Mr. Tebbetts of Rochester-

Resolved, That the committee appointed to investigate the matter of the grant of land to Thomas Carlisle oe authorized to employ a commissioner to take testimony.

On motion of Mr. Butler-

The House resumed the consideration of Title VII of the bill entitled, "Revised Statutes of the State of Newampshire."

The question being upon the adoption of the amendments to said title reported by the committee on Towns and Parishes,

The first, second and third of said amendments were then severally adopted.

The question being upon the adoption of the fourth of said amendments.

Mr. Clark of Manchester offered an amendment to said amend-Mr. Smith of Durnam offered an amendment to said title, them Which was adopted.

Which was adopted.

Mr. Parker offered a farther amendment to said amendment, The Senate re-considered their vote adoptibateobas away

Said fourth amendment as amended was then adopted. his bise to

The fifth of said amendments was then rejected. a said based

The sixth of said amendments was adopted. I made noises pad T

The question being upon the adoption of the seventh of said a Mr. Sawyer offered an amendment to said amendmengarnemmem

Mr. Flanders offered an amendment to said amendment, and W Said twenty-eighth amendment as amenderbergobs saw doin!

Said seventh amendment was included in the adoption of the Which was adopted. amendment to the amendment.

The question being upon the adoption of the eighth of said a-Which was adopted.

Mr. Sanborn of Deerfield offered an amendment to said amend-Which was adopted. Mr. Peirce of Dover offered a farther ambatasjar sawidaidW ment,

Said eighth amendment was then adopted. beiopie sew deisiW

The ninth, tenth, eleventh, twelfth, thirteenth and fourteenth of said amendments were then severally adopted etgobs saw don't

The question being upon the adoption of the fifteenth of said Which was adopted. amendments,

Mr. Parker offered an amendment to said amendment, soup ad T

Which was adopted.

Said fifteenth amendment was then adopted. . M. lo notion aO The question being upon the adoption of the sixteenth of said

on Agriculture and Manufactures, with instructions, stnembneman It was decided in the negative b wen e ai shit biss to 701 respect

So said amendment was rejected: streddeT .M lo noitom aO The question being upon the adoption of the seventeenth of

ter of the grant of land to Thomas Carlisle he autenombnems bias

Mr. Peirce of Dover offered an amendment to said amendment, la On motion of Mr. Butler Which was adopted.

Mr. Peirce of Dover offered a farther amendment to said aentitled, "Revised Statutes of the State of Newampshir, tribmbnem The question being upon the adoption of batqobs was high

Said seventeenth amendment was included in the adoption of the last amendment to the amendment offered by Mr. Peirce of verally adopted.

The eighteenth and nineteenth of said amendments were sever ally adopted.

The question being upon the adoption of the twentieth of said amendments,

Mr. Peirce of Dover offered an amendment to said amendment, Which was adopted.

Said twentieth amendment was then adopted.

The question being upon the adoption of the twenty-first of said amendments,

It was decided in the negative. So the amendment was rejected.

Mr. Clark of Manchester offered a farther amendment to said title,

Which was adopted.

The question being upon ordering said title to a third reading, Before the question was taken,

On motion of Mr. Burnham-

The House adjourned. 2019d nothing the House adjourned.

# SATURDAY, NOVEMBER 19, 1842.

hoh was adonted

Mr. Clough of Orange presented the petition of Abner H. Cilley and others, inhabitants of Dames Gore, praying for a redress of grievances.

Ordered, That said petition be referred to the committee on the Judiciary.

Mr. Evans presented the petition of A. P. Gould and others, praying for the removal of an officer in the thirteenth regiment of New Hampshire militia.

Ordered, That said petition be referred to the committee on Military Affairs.

Mr, Tuck, from the committee of conference, appointed on the part of the House to confer with the committee of the Honorable Senate on the nonconcurrence of the House in the adoption of an amendment made by the Honorable Senate to chapter 230 of Title XXVIII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported that they had attended to the duty assigned them, and that said committees did not agree.

The House resumed the consideration of the unfinished business of yesterday upon Title VII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon ordering said title to a third reading,

Mr. Clarke of Atkinson offered an amendment to said title,

Which was adopted.

Mr. Clarke of Atkinson offered a farther amendment to said title, Which was rejected.

Mr. Johnson offered an amendment to said title,

Which was adopted.

Mr. Bordman offered a farther amendment to said title.

Mr. Greenough offered an amendment to said amendment,

Which was rejected.

The amendment offered by Mr. Bordman was then rejected.

On motion of Mr. Clark of Manchester-

The House reconsidered their vote adopting the fifth amendment to said title, reported by the committee on Towns and Parishes, being the amendment to the 4th section of the 32d chapter in said title.

The question being upon the adoption of said amendment, Mr. Clark of Manchester offered an amendment to said amendment,

Which was adopted.

Said amendment as amended was then adopted. Mr. Parker offered an amendment to said title,

Which was adopted.

Mr. Bordman offered an amendment to said title,

Which was adopted need the period of daylor all.

Mr. Barker offered an amendment to said title, at a radio but to

Which was rejected.

Mr. Dana offered an amendment to said title,

Which was adopted.

Mr. Sanborn of East Kingston offered an amendment to said title.

Mr. Haley offered an amendment to said amendment, and was

Which was rejected. Sometime of notition be selected. Which was rejected.

Mr. Peabody offered an amendment to said amendment,

Which was rejected. Solon lo seminence and more soull all

The amendment offered by Mr. Sanborn of East Kingston was then rejected.

On motion of Mr. Blaisdell-descended and about the international

The House reconsidered their vote rejecting the amendment to said title offered by Mr. Barker.

The question recurring upon the adoption of the amendment,

It was decided in the affirmative, not ed because such en'l

So said amendment was adopted. It was I none value of Mr. Bordman offered an amendment to said title,

The question being apon ordering said title batqoba saw haidW

81

Mr. Parker offered an amendment to said title, and allowed the Which was adopted. befules the bardoom

Mr. Page moved that the House reconsider their vote, adopting the twenty-third amendment to said title reported by the committee, being the amendment to the 3d section in the 35th chapter of What it be read a second time re-morrow feelin bias

And the question being put, It was decided in the negative.

So the House refused to reconsider their vote adopting said amendment. On the question, a chiere to their ar, noite up of the or, noite appeared to the contract of t

Shall said title be read a third time? white the said one to IHVXX

It was decided in the affirmative.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Noyes, by leave, presented the account of George W. Bagley, captain of the Nashua Artillery company.

Ordered, That it be referred to the committee on Military

Accounts.

On motion of Mr. Peaslee wolld add bettimide somely all Resolved, That when the House adjourn this forenoon, they adjourn to meet again on Monday next, at half past two o'clock in On motion of Mr. Greenough—
The House adjourned.

Resolved; That the rules of the House be so for suspended

that the resolution be read a second time at the present time

# The resolution was then read a second time MONDAY, NOVEMBER 21, 1842. Resolved, Thou the rules of the House be so far suspended.

On motion of Mr. Haines-

On motion of Mr. Emerton brind a third amount of Mr. Emerton with the read a third motion of Mr. The House resumed the consideration of Title II of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon ordering said title to a third reading. Mr. Emerton offered an amendment to said title, Which was adopted. -- business?

Mr. Greenough offered a farther amendment to said title, Which was rejected. Man? and le setutal besty

The question being upon ordering said title to a third reading.

It was decided in the affirmative, we be the decided in the affirmative, we have been a stated in the affirmative. Ordered, That the clerk request the concurrence of the Senate therein. then severally adopted.

Agreeably to previous notice and by leave, serono sormal and Mr. Shorey introduced a bill, entitled "An act to incorporate the proprietors of the Manufacturers' and Village Library at Great Which was read a first time. 15, and of the manuscript grant

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate adhere to their amendment to Title XXVIII of the bill entitled, "Revised Statutes of the State of It was decided in the affirmative New Hampshire."

On motion of Mr. Parker— Resolved, That the House recede from their disagreement to Bagley, captain of the Nashna Arr said amendment.

On motion of Mr. Bordman-

Ordered, That said Title XXVIII lie on the table.

Mr. Haines submitted the following resolution:
Resolved, by the Senate and House of Representatives in General Court convened, That the Secretary of State be authorized to furnish the town of Pittsburg with a copy of the statute laws of the State, a copy of the New Hampshire reports, and one of Carrigain's maps of the State obs sevolt ad I

Which was read a first time.

On motion of Mr. Haines-

Resolved, That the rules of the House be so far suspended, that the resolution be read a second time at the present time.

The resolution was then read a second time.

On motion of Mr. Emerton-YACMOM Resolved, That the rules of the House be so far suspended, that the resolution be read a third time at the present time. The resolution was then read a third time smuser escoli ad T

Resolved, That it pass, giste of the State , seaq it had That it pass, or the State of the state Ordered, That the Clerk request the concurrence of the Sen-Mr. Emertan offered an amandment to sain On motion of Mr. Foss of Greenland— bargobs egw doid W.

The House resumed the consideration of Title XXVIII of the bill entitled, "Revised Statutes of the State of New Hampshire." The question being being upon the adoption of the amendments

to said title, reported by the committee on the Judiciary, bear at

The first, second, third and fourth of said amendments were then severally adopted.

The question being upon the adoption of the fifth of said amendments,

Before the question was taken,

Mr. Glidden moved that said Title XXIII lie on the table, And the question being put,

It was decided in the negative.

So the House refused to lay said title on the table.

The question recurring upon the adoption of said fifth amendments,

Mr. Pillsbury offered an amendment to said amendment, Which was rejected. Dods in young you have bled sel some

Said fifth amendment was then rejected.

The sixth, seventh and eighth of the amendments reported by the committee, were then severally adopted.

The ninth of said amendments was rejected.

The tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, and sixteenth of said amendments were then severally adopted.

The question being upon the adoption of the seventeenth of said amendments,

Before the question was taken,

On motion of Mr. Clark of Manchester-Ordered, That said title lie on the table.

On motion of Mr. Glidden-insperse and between

The House adjourned. Resolved, That the rules of the Monse he so for sesponded

that said title be read a second title at the present nine by its fit

### TUESDAY, NOVEMBER 22, 1842. a farther amendment to sell title.

On moudon of Mr. Norms-

Mr. Bassett presented the memorial of John Whitcomb and two hundred and four others, inhabitants of Hancock, remonstrating against the granting of the prayer of the petition of John Dodge and others, for a new town.

Ordered, That said memorial be referred to the committee on

Towns and Parishes.

Mr. Ramsdell presented the petition of Nathaniel Towne and others, members of the Souhegan Fire Engine Company, praying for the passage of an act, allowing to said company an additional number of members.

Ordered, That said petition be referred to the committee on Incorporations.

Mr. Norris presented the petition of Sewell L. Fish, praying for the alteration of his name.

Ordered, That said petition be referred to the committee on

the Alteration of Names.

Mr. Colby, from the committee on Military Accounts, to whom was referred the account of Ephraim Cross, reported the follow-

ing resolution:

Resolved by the Senate and House of Representatives in Geneeral Court convened, That the sum of ninety-seven dollars be allowed to Ephraim Cross in full of his account, and that the same be paid out of any money in the treasury not otherwise ap-Said fifth amendment was then rejected propriated.

Which was read a first time. Addis has dinaves advis sell

On motion of Mr. Legro- legoves and stew and motion of Resolved, That the rules of the House be so far suspended, that the resolution be read a second time at the present time. T

The resolution was then read a second time. To the early but

Ordered, That said resolution be read a third time to-morrow

afternoon at three o'clock.

Mr. Kingsbury of Temple, from the committee on Agriculture and Manufactures, to whom was referred Title XIII of the entitled, "Revised Statutes of the State of New Hampshire," reported the same in a new draft, applied .W. To make at

Which was read a first time. On motion of Mr. Norris-

Resolved, That the rules of the House be so far suspended, that said title be read a second time at the present time by its title.

Said title was then read a second time.

Mr. Norris offered a farther amendment to said title,

Which was adopted. YOM, (ACCOUNT)

Mr. Haley offered a farther amendment to said title,

Which was adopted.

Mr. Noves of Chester offered an amendment to said title,

Which was adopted.

Mr. Noves of Chester offered a farther amendment to said title, Which was adopted.

Mr. Norris offered a farther amendment to said title,

Which was rejected.

Mr. Peirce of Dover offered a farther amendment to said title,

Which was adopted.

Mr. Noves of Chester offered a farther amendment to said title,

Which was adopted.

Mr. Atwood of Hillsborough offered a farther amendment to title,

Which was adopted. and you provided side of lid

Mr. Pike offered a farther amendment to said title, Which was adopted

Which was adopted. On the question.

On the question,

Shall said title be read a third time? and the known acody It was decided in the affirmative.

Ordered, That the Clerk request the concurrence of the Sen-Superior Court of Judicature shall sirrol viM fo noitom no

The House resumed the consideration of Title XXIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the seventeenth of the amendments to said title, reported by the committee on the Judiciary,

Mr. Norris moved that said title be re-committed to said com-

mitttee,

Bur before the question was taken, and biss tant , be solve Mr. Norris withdrew said motion.

On motion of Mr. Sanborn of Deerfield

The House re-considered their vote rejecting the fourth of the amendments to said title reported by the committee on the Judiciary, being the amendment to the 6th section of the 197th chapter in said title.

On motion of Mr. Norris-

Ordered, That said title be re-committed to the committee on AFTERNOON. the Judiciary.

On motion of Mr. Greenough-

The House resumed the consideration of Title XXI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments to said title reported by the committee on the Judiciary;

The first twenty one of said amendments were then severally adopted.

The question being upon the adoption of the twenty-second of said amendments, Ilid adr to III A shi T gailear bridts or garab

On motion of Mr. Flanders H was to staid adu lo satutada

Ordered, That said title be re-committed to the committee on the Judiciary.

Mr. Foss of Greenland submitted the following resolutions:

Resolved, That it is expedient to change the organization of the Superior Court of Judicature and of the Court of Common Pleas as now by law established in this State. It gold dollars of

Resolved, That the select committee, having under consideration Title XX of the Revised Statutes, be instructed to report a

bill to this House, providing for the appointment of two circuit judges of the Court of Common Pleas, whose powers shall be the same as are the powers of the present judges of the Superior Court when sitting as justices of the Court of Common Pleas, and whose powers and duties shall be limited to the proper powers and duties of such justices only, -and also providing that whenever the number of the present justices of the Superior Court of Judicature shall have been from any cause reduced to three, said Superior Court of Judicature shall consist of three judges only.

On motion of Mr. Glidden-

Ordered, That said resolutions lie on the table.

The House proceeded to the order of the day upon the bill entitled, "An act to incorporate the proprietors of the Manufacturers' and Village Library at Great Falls,"

Which was read a second time.

On motion of Mr. Norris-

Ordered, That said bill be referred to the committee on Incorporations

The House adjourned.

### AFTERNOON.

Mr. Pevey presented the memorial of Samuel B. Collins and the memorial of Benjamin Pollard and others, remonstrating against granting the prayer of the petition of John Dodge and others, for the erection of a new town.

Ordered, That said memorials be referred to the committee

on Towns and Parishes.

Mr. Peabody moved that the House re-consider their vote, ordering to a third reading Title XIII of the bill entitled, "Revised Statutes of the State of New Hampshire," All to notion at the

But before the question was taken, alin bias and I hereball Mr. Peabody withdrew said motion.

On motion of Mr. Parker-

The House resumed the consideration of Title XXVIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the amendment made by the Hon. Senate to said title,

Mr. Peirce of Dover moved that the House concur in the

adoption of said amendment, with an amendment to said amendment—which was by inserting, instead of the section stricken out,

the following section:

SEC. 21. "If any convict confined in the State Prison shall become insane, the Governor, with advice of the council, upon the application of the warden, may order such convict to be removed to the Asylum for the Insane, there to be safely kept until removed to said prison by a like order, or discharged according to law; and all expenses for such removal and support at the asylum shall be paid by the convict, and shall be a lien upon his property, if any he have, and may be recovered by action on the case in the corporate name of the asylum. If such convict have not property to pay said expense, the same shall be paid out of the funds of the State Prison."

The question being put upon concurring in the adoption of the amendment made to said title by the Hon. Senate, with the amendment to said amendment offered by Mr. Peirce of Dover,

It was decided in the affirmative.

Ordered, That the Clerk communicate the same to the Hon. Senate.

Mr. Gibson, from the joint committee on Engrossed Bills, reported that they have carefully examined and found correctly en-

grossed, the following resolutions, to wit:

"A resolution authorizing the Secretary of State to furnish the town of Nashville with a copy of the statutes, of the reports, and of Carrigain's map of this State;"

"A resolution in favor of William Rymes;" Which were severally signed by the Speaker.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Glidden-

The House resumed the consideration of the resolutions relative to the printing of the Revised Statutes, reported by the select committee who have had that subject under consideration.

Mr. Glidden moved that said resolutions be amended by striking out all after the word "Resolved," and inserting instead

thereof the following:

"That the Secretary of State cause seven hundred and fifty copies of the Revised Statutes to be printed in manner and form to correspond with the edition of the Revised Statutes of Vermont; in quality of paper, type, &c., to correspond with the pamphlet laws of the last June session; to be well and strongly bound in sheep binding—that the State Printers be allowed not exceeding two dollars a copy for the same printed and bound, and be restricted in the price at which they may sell to individuals to a sum

not exceeding two dollars a copy, the work to be done to the acceptance of the Governor and Council, and delivered to the Secretary of State on or before the first day of April next, a full and sufficient index, list of acts repealed, and abstracts of the sections, chapters and titles, if necessary, to be prepared by the commissioners who have revised the statute laws of the State; said commissioners to examine and correct the proof-sheets."

The question being upon the adoption of said amendment,

On motion of Mr. Parker - 30 esemagra la ban 1/18

Ordered, That said resolutions and amendment be re-committed to the same committee. The bas avail and yet he will avail a will appear

On motion of Mr. Parker 10 sound statement and of service

The House resumed the consideration of the resolutions, offered by Mr. Foss of Greenland, providing for a change in the organization of the courts of justice. Man by said dollsop of i

On motion of Mr. Glidden-out bles of about membranes

Ordered, That said resolutions lie on the table, and be made the special order of the day for to-morrow, at eleven o'clock in the forenoon, the edit elementation of the sail and Taberele

On motion of Mr. Parker-

The House adjourned north mose in the House adjourned north mose adjourned north mo ported that they have earefully examined and found correctly en-

"A resolption authorizing the Secretary of State to Juraish the

## of Carrigain's may of this State WEDNESDAY, NOVEMBER 23, 1842.

Which were severally signed by the Speaker Mr. Edgerly presented the petition of Thomas G. Wentworth and other inhabitants of school district No. 11, in Milton, and school district No. 16, in Farmington, praying that said districts may be united for the purpose of schooling. gamaing sdr of son

Ordered, That said petition be referred to the committee on

Mr. Glidden moved that said reson Mr. Sanborn of Deerfield presented the petition of S. W. Parsons and others, praying for an increase of the pay of soldiers for performing military duty. In our lo visite to visite pod oil in

Ordered, That said petition be referred to the committee on Military Affairs, 1818 Beared the No notibe edition bangs rico

Mr. Burleigh presented the account of Drake Paul & Co., against the New Hampshire State Prison. and tast add to swall

Ordered, That said account be referred to the committee on

the State Prison of bus being some entrol your stallob own Mr. Page, from the committee on Incorporation, to whom was referred the bill entitled, "An act to incorporate the Derry Mutual Fire Insurance Company," and also a resolution relating to the same subject, reported the same bill with an amendment, which was by adding a new section numbered 20.

The question being upon the adoption of said amendment,

It was decided in the affirmative.

So said amendment was adopted.

The question being upon ordering said bill to a third reading, It was decided in the affirmative.

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

Mr. Glidden, from the committee on Incorporations, to whom was referred the petition of John L. Batchelder and others, praying for the creation of a new school district, to be severed from school districts numbered one, two and three in the town of Chichester and school district numbered two in the town of Epsom, and also the memorial of Simeon Stevens and others, remonstrating against granting the prayer of said petition, reported a bill entitled, "An act to unite a part of school districts Nos. 1, 2 and 3 in the town of Chichester and a part of school district No. 2. in the town of Epsom,"

Which was read a first time. On motion of Mr. Glidden—

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time.

The bill was then read a second time.

On motion of Mr. Pierce of Hillsborough-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Pillsbury, from the select committee appointed to take into consideration the address of His Excellency the Governor, and report what disposition shall be made of the several subjects embraced therein, made a report,

Whereupon-

Resolved, That so much of the address of His Excellency the Governor as relates to taxation, the powers of the judges of probate, poor debtors, the judiciary and private corporations, be referred to the committee on the Judiciary; that so much as relates to the militia, be referred to the committee on Military Affairs; that so much as relates to districting the State for the choice of repre-

sentatives to Congress, be referred to a select committee, consisting of one from each county; that so much as relates to the proceeds of the sales of the public lands, be referred to the select committee who have that subject under consideration; that so much as relates to the Rhode Island controversy, be referred to the select committee who have under consideration that part of His Excellency's message of June last, relating to the State of Rhode Island.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate nonconcur with the House of Representatives in their amendment to Title XXVIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Parker moved that the House recede from their said amendment and concur in the adoption of the amendment made to said title by the Honorable Senate;

And the question being upon said motion,
On motion of Mr. Clark of Manchester—
Ordered, That Title XXVIII lie on the table.

Mr. Norris moved that the House adjourn,

And the question being put,
It was decided in the negative.
So the House refused to adjourn.
On motion af Mr. Glidden—

The House proceeded to the special order of the day upon the resolutions, introduced by Mr. Foss of Greenland, proposing a change in the organization of the court of common pleas.

The question being upon the adoption of said resolutions,

Mr. Davis of Cornish moved that said resolutions be amended by striking out all after the word "Resolved," and insert instead

thereof the following:

"That the select committee to whom was referred Title XX of the Revised Statutes be instructed to report to the House a bill, in relation to the organization of the courts of this State, embracing in substance the following provisions, viz:—

1st. That the superior court of judicature shall hereafter consist

of one chief justice and four associate judges.

2d. That one of said judges with the associates appointed for the purpose in each county, shall constitute the court of common pleas for that county.

3d. That each of said courts shall retain their present jurisdic-

tion

4th. That two terms of the court of common pleas and one term of the superior court shall be held in each county annually.

5th. That three justices of the superior court shall constitute a quorum for the transaction of business at any time of the same." And the question being put upon the adoption of said amend-

It was decided in the negative. So the amendment was rejected.

The question being upon the adoption of the resolutions offer-

ed by Mr. Foss of Greenland,

Mr. Tuck moved that the resolutions be amended, by striking out all after the words "appointment of," in the second of said resolutions, and insert instead thereof the following: "three circuit justices of the court of common pleas, whose powers in connexion with the present county judges shall be the same as are the powers of the present justices of the superior court when sitting as justices of tho court of common pleas, and whose powers and duties shall be limited to the proper powers and duties of such justices only, and who shall hold all the terms of the court of common pleas, and also providing that a term of the superior court of judicature shall be held twice every year in each county, and that whenever the justices of the superior court shall have been from any cause reduced to three, said superior court shall consist of three justices only.

Which amendment was accepted by the mover.

The question being upon the adoption of the resolutions as amended. Skunner Clough of Loudon

Mr. Flanders moved that the House adjourn,

And the question being put,

It was decided in the negative. So the House refused to adjourn.

On motion of Mr. Porter and dguorodelli H la boowtA Ordered, That said resolutions lie on the table.

On motion of Mr. Haines-

The House adjourned.

Follausbee of Peterborough Those who voted in the negative are, Messrs

Manung Buntin

AFTERNOON.

Clarke of Atkinson Neyes of Chester , Sanborn o

On motion of Mr. Porter-

The House resumed the consideration of the resolutions, intro-

duced by Mr. Foss of Greenland, proposing a change in the organization of the courts of justice.

The question being upon the adoption of said resolutions,

Mr. Day moved that said resolutions be indefinitely postponed, And the question being put,
Mr. Day called for the yeas and nays.

Those who voted in the affirmative are, Messrs.

Laighton Woodbury of Weare Colby Hussey's yd belenand an Tenney Jones of Farmington Buzzell Wight and one as ones of Plumer Weymouth Bordman of Gilford Robinson of Brookfield Drake of Effingham Lord and bysh lists fall Beacham Haley Thurston Sceva anomilioser ed. lo nomo Weeks our guied noiseup ed T Clough of Loudon Flanders Doe Gookin Langley Atwood of Hillsborough Cross

Manning Buntin Raymond Follansbee of Peterborough

Mr. Tuck moved that the booT Barber Butterfield Hamlin Moulton Glidden no lo rugo our to soo Rogers and of beimiled lists Lang

Sanborn of Campton

Blodgett and bed disds cruta Wallace to again and revenedw

Follansbee of Grafton Blaisdell of Hanover and south

Which amendment bond Skinner

murofha san Clough of Orange boat I ... M Goodwinated notteen ed bake

Grav sen ed in the per var Stokes of besaler esuall and of 1 Emery no? ald lo gottom all Ordered, That said resoluwol Pike segisH . 1M le notions aO The Howard pourned Cole

Those who voted in the negative are, Messrs.

Clarke of Atkinson Noyes of Chester umed the consideration of the resolutions, intro-

Cotton of Danville Sanborn of Deerfield Rawlins of Deerfield

Porter	Morrison marked to boows
Taylor of Derry	Eastman
Sanborn of East King	ston Blaisdell of Eaton
The Therman	Drake of Moultonborough
LUCK	Cook of Tamworth
Robinson of Exeter	Sawver
Foss of Greenland	Marden
Shannon	Greenough
Marston	Drice
Boyd	Morgan
Hoit of Newington	Jones of Bradford
Towle	Taylor of Canterbury
Burleigh	Bailey
Hoit of Newtown	Gutterson
Leavitt	Daniell
Hoitt of Northwood	Marsh
Peaslee	whode Marsh promited to soul
Wiggin of Portsmouth	Austin Knowlton
Foss of Stratham	Gibson of Newbury
Palmer	Hoyt of Northfield
Dinsmoor	Norris
Clough of Barrington	D
Sherburne	Page Thompson Stewart Thompson Thompson
Peirce of Dover	Stewart
Edgerly	David David
Jenness	Donis of Assa.
Smith of Durham	Davis of Antrim
Allen	Chandler Wilkins
Ricker	Jones of Goffstown
Downing	
Shorey	Pevey NAL 2007 .00 89 7/
Tebbetts of Rochester	
Berry	Pierce of Hillsborough
Foss of Strafford	Farley Bixby
Davis of Alton	Clark of Manchester
Mooney	Judicin Manchester
Rollins of Barnstead	Judkin Morrill and di hetay odw. seon'l.
Paine Manage	Smith of W
Tebbetts of Gilmanton	Walker
Mallard	D
Tilton	Noyes of Chester Illabeans Rater Pulsbury Gage
Fisk nongai X mass to	Vindelin
Caller	Hoom saacs olivers (1 30 gatta)
	Dodge

1 of Delham 898	CTO TO LALL	Porter
Atwood of Pellialli	Little	Taylor of Derry
Nay		Sauborn of East Kin
Kingsbury of Temple	Adams	Ladd of Epping
Kingsbury of Temple Barrett	Crawford	Tuck
Smith of Alstead	Whitcher	
Jackson	Prescott	Apbinson of Exeter
Sargeant	Moor	toss of Greenland
Mason	Curtis	Signaco
Parker	Holden	diaraton ( )
Tr: 1 of Ciloum	Dow	Boyd . hyoll
Felt brotherd to	Clark of L	andaff wow 40 stoll
Sturtevant udising to a	Liscomb	Towle Busiesch
	Kimball	
	Savage	Hoit of Newtown
HILLOR	Brackett	Leavitt
Osgood Cook of Richmond	Peabody	Houte of Northwood
	1 Stortone	Penslue
Kingsbury or zeems my	WOO Bissell	Wiggin of Portsmout
Howe	Evans of F	Piermont 10 300
Reed Wilson of Sullivan	Clough of	Warren
	Dana	Dinsmoor
Baker	Glines	Clough of Berrington
Barker	Johnson	Sherburne
Kingman	Johnson	Peirce of Dover
Woodbury of Acworth	Emerion	Edgerly
Cotton	Hames	Jenness
Tyler mintal to	Legro	Smith of Durham
Davis of Cornish	Watson	Alien
Goldthwaite	111411177	Ricker
il (ioffstown		
	Pevey	Downing
	tinggedi	Scorey

So the negative of the question prevailed, and the motion to postpone said resolutions was rejected.

The question recurring upon the passage of said resolutions,

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson 10 dia Sanborn of Deerfield Patten
Noyes of Chester
Pillsbury
Cotton of Danville

Cotton of Danville

To dia Sanborn of Deerfield Porter

Taylor of Derry
Sanborn of East Kingston 1817

Ladd of Epping brotwe	Sawyer Jassgal	1
Tuck	Marden Goesi	
Robinson of Exeter and still	Greenough	
Foss of Greenland	Price musike to ymdesmi)	
Shannon 30	Morgan	7
Marston	Jones of Bradford	2
Boyd	Taylor of Canterbury	3
Towle reeness block to bl	Bailey	F
Burleigh	Gutterson booget	3
Hoit of Newtown	Dickey buomined to soot	
Leavitt	Daniell Vindxoll to vindagail	M
Hoitt of Northwood	Marsh	
Peaslee Jacansia to ans	Austin	John Co.
Wiggin of Portsmouth	Knowlton	- Jack
Gilman	Gibson of Newbury	
Foss of Stratham	Hoyt of Northfield	
Palmer	Norris demiso to sivel	Jean-
Dinsmoor	Page sliswille	
Clough of Barrington HOLL	Thompson	1
Peirce of Horror	Ctarrant	
Edgerly	David and in below odw agoil	
Jenness	Davis of Antrim	-
Smith of Durham	Wilkins Moraniwer to fior	2
Allen	Jones of Goffstown	
Ricker nobrod to dans	Pevey	
Downing	Bassett	
Marev	Diana of Hillston i	500
Tebbetts of Rochester	Farley Harans	
Berry Yelgo	Bixby Clark of Manchester 19001	
Mooney	A BA CONTRACTOR OF THE PARTY OF	
Rollins of Barnstead	Smith of Mason	点
at cealify	Ramsdell	4
Tebbetts of Gilmanton	Andrews Gage Mondood to nosuido.	7
Mallard Peterboromethia	Gage Baton Paton Spond	A. Mar
Fisk eare W to yudhoo	Dodge	A Tab
Morrison	Atwood of Pelnam	and . Sal
	Nav	7.
Drake of Mariles Land	Kingsbury of Temple	K
Drake of Moultonborough Cook of Tamworth	Smith of Alstead	
Joan of Tamworth	Jackson	

Sargeant	Crawford aniqual to bes
Mason	Green
Parker	Whitcher ment to menudo
	Prescott basineers lo see
Felt	
Sturtevant brothers to	Curtis
Cummings	Holden
Mack	Ladd of Holderness
Osgood	Liscomb
Cook of Richmond	Ladd of Holderness Liscomb Kimball
Kingsbury of Roxbury	Savage
Reed	Bissell boowntrov to the
Howe	Evans of Piermont
Barker	lagin of Portsmouth and nov
Cotton of Claremont	Johnson nemli
Tyler handboy to	ivol Emerton mentang to seo
Davis of Cornish	Haines your
Golthwaite	Legro comeni
Adams	Watson notgarried to devo
10.0	sirce of Dover Stew

Those who voted in the negative are, Messrs.

avis of Antrin	enness
Hoit of Newington	Thurston madsuct to dime
Laighton granted to seno	Sceva
Tenney	Clough of Loudon
Sherburne	Flanders
Hussey de la la sorre	Doe
Jones of Farmington	Gookin retredeed to shedded
Buzzell	Langley
Plumer satsenanaM to stast	Chandler hands lo seo
Wight 19189113111111 10 4 651	Atwood of Hillsborough
Weymouth	Cross
Bordman of Gilford	Manning benegred to snifto
Neal	Buntin
Calley	Walker of colored to strade'!
Robinson of Brookfield	Raymond
Blaisdell of Eaton	Follansbee of Peterborough
Drake of Effingham	Woodbury of Weare
Lord	Colby
Beacham	Barrett mentant
Wiggin of Ossipee	Todd mandantinoM to sier
Haley	Wilson of Sullivan

Edgerly

HOLD BIE

ware amendments of to source	Hammond nied goileaup adT
Barber	Hammond
Baker	Weeks
Butterfield	Clark of Landaff
Kingman	Brackett
Woodbury of Acworth	Brackett Peabody Peabody
Hamlin	Stevens
Moulton , suit bias of the	Skinner
Little	Skinner Clough of Orange
Cutler of membages as become	Goodwin
Glidden	Clough of Warren
Rogers	Gray wollol as saw esnale hise
Lang ".hio admom zie 1940	Stokes no bas soil en O .17"
Sanborn of Campton of beach	Emery med to moduse aM
Blodgett lossed bassal gairs	
Wallace	Pike
Follansbee of Grafton of be	Evans of Shelburne
Blaisdell of Hanover	t the close of said clause, thyadre
	when such how or pig many below
	Which was accepted by the mov

So the affirmative of the question prevailed and the resolution passed.

On motion of Mr. Flanders balls grow good bus 2978 of T

Resolved, That the Hon. Franklin Pierce be invited to address the members of this House in the Representatives' Hall at some convenient time, during this session, on the influence of intemperance on the commission of crime and the violation of this State.

On motion-

The House adjourned

#### THURSDAY, NOVEMBER 24, 1842.

Mr. Daniell presented the petition of Moses Chamberlain, jr., praying for the alteration of his name. Smith of Durham

Ordered, That said petition be referred to the committee on the Alteration of Names.

Mr. Peirce of Dover, from the committee on the Judiciary, to whom was recommitted Title XXI of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with additional amendments.

The question being upon the adoption of the amendments proposed by the committee.

Said amendments were severally adopted.

Mr. Glidden proposed an amendment to said title,

Which was adopted.

Mr. Parker proposed an amendment to said title, Which was adopted.

Mr. Pike proposed an amendment to said title,

Which was adopted.

Mr. Sanborn of Deerfield proposed an amendment to clause VI of sec. 2, chapter 187, of said title.

Said clause was as follows:

"VI. One hog and one pig not over six months old."

Mr. Sanborn of Deerfield proposed to amend said clause by striking out the word "six" and inserting instead thereof the word "nine."

Mr. Sturtevant proposed to amend the amendment by adding at the close of said clause, the words, "and the pork of the same, when such hog or pig may be slaughtered."

Which was accepted by the mover.

And the question being put,

And the question being put, Shall said amendment as amended be adopted?

The ayes and noes were called for should and do notion at

Those who voted in the affirmative are, Messrs.

Cotton of Danville Berry Berry Sanborn of Deerfield

Rawlins of Deerfield adjourne Leavitt

Peaslee Dennett

Laighton Garland

Sherburne

Mr. Daniell presente nozirroMion of Moses ChamberlyeszuH

Smith of Durham Jones of Farmington Basis Eastman biss and T basish of

Allen

Tebbetts of Rochester Wiggin of Ossipee

Foss of Strafford Davis of Alton

Rollins of Barnstead

Aves 132. Noes 76.

dollitto

Paine Weymouth Mallard Tilton Palmer AS ASAMSYON Fisk BUHT

Calley

Robinson of Brookfield

Blaisdell of Eaton

Buzzellabut adi no satimmas Drake of Moultonborough Plumer 21 baltima lid ed to Beacham stimme ser sew modw

additional amendments

	Cook of Richmond
Sawver smillighte to som	Kingshury of Roybury
Marden	
Sceva	Wilson of Sullivan
Greenough	Barber
	Merriam Merriam Never No.
Morgan	Barker
Jones of Bradford	Butterfield To A
Taylor of Canterbury	Kingman watte
Bailey	Kingman Woodbury of Acworth
Gutterson	Filisbury vandailia
Daniell gornsgoH to gosfi	W Cotton of Claremont
Marsh	Grannis grad to rolys T
Austin gobyou lo dans	Tyler tour Hage to modes?
Gibson of Newbury	Booth paint to be
Hoyt of Northfield	Goldthwaite
Gookin	Robinson of Exeter rebbild T
Page value	Rogers bashoond to mon
Stewart	Whitcher
David Swotshow to sen	Prescott goterel
Davis of Antrim	Prescott goisuld Moor byoll
Wilkins	Sanborn of Campton
Pevey notel to dain	Curtis natoriway to traff
Bassett	Wallace Huiein
Pierce of Hillsborough	Wallace doising
Atwood of Hillshorough	Follanshee of Grafton
Bixby	Holden Blaisdell of Hanover
Manning	Blaisdell of Hanover to 880'4
Buntin	Weeks
Clark of Manchester boow	A Ladd of Holderness montered
Judkin	Clark of Landaff 4 40 depot
Morris Advanced to andament	Liscomh
Andrews	Kimball Vivoetil
Woodbury of Weare	Savage
Colby heateld to die	Brackett and
Barrett	Peabody & soigwolf
Sargeant	Stevens
Mason bbo	T Skinner
Kingsbury of Gilsum	Kimball Savage Brackett Peabody Stevens Skinner Bissell
Sturtevant	Young of Meredith
Osgood	M Gray madgain I to exerci
	server Borners to avaier

Stokes Glines Haines Emery Legro	bromdoid to dood Evans of Shelburne Watson Day Cole.	Marden Sceva
Legro .	. slob Barber	Greenoug

Those who voted in the negative are, Messrs.

1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Milli .	\$200 M 2 /2 Wind
Clarke of Atkinson blonker	tall Lord brother	Jones of H
		h to roly b 1
Noves of Chester	Thurston .	Mailey
I moduly	Cato	Gutterson
Porter momental to no	Wilson of Hopkint	on lisimid
Taylor of Derry	Knowlton .	Marsh
Sanborn of East Kingsto	on Clough of Loudon	Austin
Ladd of Epping	Norris Yudway	to nosdra)
Tuck Stieway	blow Doe Distilling	MI TO LACKE
Robinson of Exeter nel	Thompson	unioen
Foss of Greenland	Langley	Page
Shannon 19dat Marston 19dat	Chandler Chandler	Brewan
Marston	Jones of Goffstown	1 DEVEL
	ooM Farley minn	Mayis of A
Oliver douption no	dead Cross	Wilkins
Hoit of Newington	Smith of Mason	Level.
Towle	Walker Ramsdell perodelli	Hassett
Burleigh	Ramsdell	d le actard
Hoit of Newtown	Raymond Todalilli	IO DOOWIA
Hoitt of Northwood		Bixby
Foss of Stratham	Isaacs	Manning
Tenney	Dodge	Buntin
DinsmoorezequebloH do	Atwood of Pelhan	M 10 MIBIO
Clough of Barrington	Steele	Judkin
Peirce of Dover	Follansbee of Peter	erborough
Edgerly	Nay	Andrews
Jenness	Kingsbury of Ter	nple
Ricker	Smith of Alstead	Coloy
Downing	Smith of Alstead Jackson Parker	Darren
Shorey	Parker	Mason
Mooney	1 odd	A Commence of
Tebbetts of Gilmanton		Kingsbury Felt
	Howe	Stuttevant
Young of Meredith		Osgood
Drake of Effingham	Moulton .	neogeo

Little Cutler Hammond Manual To Mind Cutler Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans of Piermont Emerton Low 1988 Hammond Manual To Sent Clough of Orange Evans Orange Emerton Low 1988 Hammond Manual To Sent Clough of Orange

Mr. Johnson being called, asked to be excused from voting, And the question being put,

It was decided in the negative.

So the House refused to excuse Mr. Johnson from voting. Mr. Johnson being called by the Clerk, answered in the nega-

Ayes 128, noes 84.

So the affirmative of the question prevailed, and the amendment as amended was adopted.

Mr. Sturtevant proposed an amendment to clause VIII of sec-

tion 2, chapter 187 of said title. Said clause was as follows:

VIII. "Six sheep and the fleeces of the same;" HORITION

Mr. Sturtevant proposed to amend said clause, by striking out the words "and the," and inserting instead thereof the word "their," and by striking out at the close of the clause, the words "of the same," and inserting instead thereof the words "and the cloth or yarn made from the same;"

And the question being put, devoted and the question being put, devoted and amendment be adopted?

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

ID to yundapar A Noyes of Chester Burleigh Sceva Pillsbury Leavitt ... Greenough Sanborn of Deerfield Peaslee Rawlins of Deerfield Dennett Porter bandord to sook of Richmond brothers of Bredhond Taylor of Derry Garland Garland Ladd of Epping Foss of Stratham 19dial Palmer Robinson of Exeter Dinsmoor - Heirica Shannon Peirce of Dover Harker bledrettud Hussey notnoiqoH to noziW Marston Towle Jenness abboot to dancie Kineman

Smith of Durham	Gibson of Newbury
Jones of Farmington	Hoyt of Northfield
Allen orange lo decoro	Gookin
Buzzell momment lo eneval	Page brownerO
Shorey non-small	Thompson
Plumer	Stewart
Tebbetts of Rochester	David
Berry mod bearage ed or be	Davis of Antrim
Foss of Strafford	Chandler Wilkins
Davis of Alton	AND PROPERTY OF THE PROPERTY O
Mooney worl nosmot we see	Jones of Gonstown
Paine in inswered in in anisal and	Pevey so saied accordet aM
Tebbetts of Gilmanton	Bassett
Weymouth	Pierce of Hillsborough
Mallard	Atwood of Hillsborough Farley
Young of Meredith	的《 <b>》中,</b> 《中国》(1915年),在1915年,191
Fisk Vision of the Price Ville	Mr. Sturtevant proposed and
I lok	
Calley	Buntin Clark of Manchester
Morrison ages of the secon	Tudkin
Robinson of Brookfield	Judkin Morrill
Eastman loggedt bestant poist	8. 克朗克·克里西克·尼尔·布什尔·日日14677 年,2. 2017年17年 - 2017年
Blaisdell of Eaton	Andrews has done died?
Drake of Effingham	Dodge and has deme and ho !!
Lord	Nay Woodbury of Weare
Drake of Moultonborough	Colby
Beacham	Colby mendment yellow that Huntington mend ayes and mentington
Wiggin of Ossipee	Sargeant
Haley	Parker in belov odwerod T
Dan jos	Kingshury of Gilsum
Marden dgielruß	Todd 191890 10 8940
Sceva Hivse	Tale Villosin i
Greenough Price	Sanborn of Deerheld
Morgan	Osgood memeet to sumwer
T C Dandford	Cook of Richmond
Taylor of Canterbury	Kingsbury of Roxbury
Taylor of Canterbury Bailey	Wilson of Sullivan
Gutterson	Rarhar
D. W. 11	
Austin 19VOU 10 50 H5	Barker
Wilson of Honkinton	Butterfield dolars M
Clough of Loudon	Kingman elwoll
2.2.0	

Woodbury of Acworthesisal	Liscomb
	Kimball lisbanes
Grannis swoll	
	Brackett
Booth stawasted	Stevens
Moulton	
	Clough of Orange
	Bisselle and T to yundayer A
Glidden	
	Goodwin based to dime
Crawford	Dana
Green	Gray .8h 290M _101 covA
Whitcher	Stokes
Prescott bas balisvery goits	
Moor	Tohngon 18300bs saw treat
Sanborn of Campton Blodgett	Emerton ogong goandot .IM
Blodgett abnome he basoquiq	Haines lead to grodust M
Rurnham	Emery ,toembusens
Wallace	Emery between was accepted which was accepted with the company of
Follansbee of Grafton	Legro
Holden	
Blaisdell of Hanover	Evans of Shelburne
Hammond agoba ed membres	Watson
HECKS	Day
Ladd of Holderness	Cole
Clark of Landaff dougobs ad	1 come american masser will
	The Continues of the F

# Those who voted in the negative are, Messrs.

Clarke of Atkinson	Ricker bisnop-er esuoH edT
Patten	Downing to Est uses Q .one
Cotton of Danville	Rollins of Barnstead
Sanborn of East Kingston	Wight thembased
Foss of Greenland bas noitoes	Which was by striking onland
Boyd	Cook of Tamworth on 10
Oliver elds eds	
Hoit of Newington and add	Mr. Jones of Bradford and
Hoit of Newtown	Marshodwor, so whodesM bas
Hoitt of Northwood	Knowlton besied besied, belie
Tenney , standard	Norrisonus ditw elit bias berroo
Clough of Barrington	Langley of beer erew double
Sherburne —1370U	Cross of Mr. 1 el georg
Edgerly	Smith of Mason

Walker	demonstra I	Jackson W.A.	Woodbury of
Ramsdell	distant M I		Hamlin
Raymond	Savage	Howe	Grannia .
	Brackett		Tyler -
Isaacs	Stevens	Goldthwaite	Booth
Atwood of Pelham	Skinner	Little	Mouiton
Follansbee of Pete	rborough 1	Lang	Catler
Kingsbury of Ten	ple lessiff.	Curtis	Adams
Barrett mommer			Glidden
Smith of Alstead	Goodwin	Peabody	Rogers
	Dana		Crawford

#### Ayes 161. Noes 48.

So the affirmative of the question prevailed, and the amendment was adopted

Mr. Johnson proposed an amendment to said title;

Mr. Sanborn of East Kingston proposed an amendment to the amendment,

Which was accepted by the mover.

The question being upon the adoption of the amendment as amended,

Mr. Blaisdell proposed a farther amendment to the amendment,

And the question being put,

Shall the amendment to the amendment be adopted?

It was decided in the negative.

So the amendment to the amendment was rejected.

The question recurring upon the adoption of the amendment,

It was decided in the negative. So the amendment was rejected. If all below only seed?

On motion of Mr. Clark of Manchester—

The House re-considered the vote adopting the amendment to

sec. 9, chap. 183 of said title.

Mr. Clark of Manchester proposed an amendment to the amendment,

Which was by striking out said section and inserting a substitute.

On motion of Mr. Norris-

Ordered, That said title lie on the table.

Mr. Jones of Bradford, from the committee on Agriculture and Manufactures, to whom was referred Title XVI of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with sundry amendments,

Which were read for the information of the House.

By request of Mr. Peirce of Dover-

Said title was laid upon the table against going post bal Mr. Grannis, from the committee on Finance, to whom was referred Title VIII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with sundry amendments.

On motion of Mr. Peirce of Dover— Ordered, That said title lie upon the table. most son I all

On motion of Mr. Glidden-well to viewo ed mort notice Resolved, That a committee be appointed on the part of the House, with such as the Hon. Senate may join, to wait on His Excellency the Governor, and inform him that Hon. Charles G. Atherton is elected a Senator from this State to the Senate of the United States for the term of six years, from and after the third day of March next.

Ordered, That Messrs. Glidden, Wilkins and Holden be the

committee on the part of the House. , noiseoup ad a Q Ordered, That the Clerk request the concurrence of the Senate therein. It was decided in the affirmative.

On motion—

So the resolution was adopted. The Speaker amou bearing be seven Marston, Aller, Morrison, Drake of Moultonborough, Gutterson, Bixby,

#### lency the Governor, as relates to the districting of the State for the choice of Representation and and

Read, Goldshwaits, Dow, and Pike, as the select committee to take into consideration so much of the address of His Excel-

The House proceeded to the order of the day upon the bill entitled, "An act to incorporate the Derry Mutual Fire Insurance Company," Which was read a third time.

On motion of Mr. Ladd of Epping—

Ordered, That the bill be put upon its second reading for the

purpose of amendment.

Mr. Clarke of Atkinson moved that it be referred to a select committee, consisting of the delegation from the county of Rockingham; It was decided in the negative.

And the question being put, Shall the bill be thus referred? It was decided in the negative. The amendment to the amend

On the question, Shall the bill be read a third time?

Mr. Greenough moved that said bill be read a third time at the Mr. Clark of Manchester proposed an ; thit at the year

Which was adopted.

And the question being put; ids; adt soon bislass of it bis?

It was decided in the affinnative. tipo and more stensed in

The bill was then read a third time. all lo HIV and berne

Resolved, That it pass, and that its title be as aforesaid.

Ordered. That that the Clerk request the concurrence of the Senate therein.

Mr. Price, from the select committee consisting of the delegation from the county of Merrimack, to whom was referred the bill, relating to the registry of probate for said county, by leave,

reported the following resolution:

Resolved, That the committee on the Judiciary, to whom was referred Title XIX of the bill entitled, "Revised Statutes of the State of New Hampshire," be instructed to make a provision in said title, that the Register of Probate's office for the county of Merrimack be kept at Concord, in said county.

On the question,

Shall the resolution be adopted ? or knell out matt devolve It was decided in the affirmative. So the resolution was adopted.

The Speaker announced the appointment of Messrs. Marston, Allen, Morrison, Drake of Moultonborough, Gutterson, Bixby, Reed, Goldthwaite, Dow, and Pike, as the select committee to take into consideration so much of the address of His Excellency the Governor, as relates to the districting of the State for the choice of Representatives to Congress.

On motion of Mr. Norris-

The House resumed the consideration of Title XXI, of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment offered by Mr. Clark of Manchester to the amendment proposed by the committee,

Mr. Porter moved that said title be re-committed to the com-

mittee on the Judiciary;

And the question being put, barons dosmar To said at

Shall said title be thus re-committed? To gotte 2002, 301

It was decided in the negative. So said motion was rejected.

The amendment to the amendment was then adopted.

Mr. Porter offered a farther amendment to the amendment,

And the question being per,

Which was adopted.

Said amendment as amended was then adopted.

Mr. Burnham proposed an amendment to said title,

Which was rejected.

Mr. Clark of Manchester proposed an amendment to said title,

Which was adopted. YOM YAGINA

On the question,

Shall the title be read a third time? It betseeping goods all

It was decided in the affirmative. To special entrol anivers are

So said title was passed to a third reading. of of olders evenly bee

Ordered, That the clerk request the concurrence of the Sen-Ordered, That the petition be referred to the commissed at

Roads. Bridges and A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in passing to a third reading Title XV of the bill entitled, "Revised Statutes of the State of New Hampshire," with sundry amendments, in which they ask the concurrence of the House." House vd , House the word "That," the words "the farther consideration

The House proceeded to the consideration of the foregoing title with the amendments which came down from the Honorable Senate.

The first five of said amendments were then severally concurred in by the House.

On motion of Mr. Peirce of Dover- and an bedieved and all

The House reconsidered the vote concurring with the Senate in the adoption of the amendment to sec. 11, chap. 136 of said title.

The remaining amendments were severally read for the information of the House. hall the amendment be adopted?

On motion of Mr. Peirce of Dover- and an behind her

Ordered, That said amendments be referred to the committee on the Judiciary. It is seezed add noon antruces notices and

On motion of Mr. Clarke of Atkinson—11 11 believe saw 11

The House resumed the consideration of Title VIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The amendments proposed by the committee were then severally read for the information of the House. It all the to the said of the said

[Mr. Blaisdell of Hanover being in the chair, printegrand well.

On motion of Mr. Swasey-

Ordered, That said title lie on the table. non-non savoit sail ment to sec. 11. chap 180 o

On motion-

one dill hise two o'The House adjourned to membrane his?

non, which is as follows: "SEC. II.. The provisions in this chapter shall not be in force in any town unless adopted by such town at some meeting called 'in that purpose.''

#### FRIDAY, NOVEMBER 25, 1842.

Mr. Johnson presented the petition of Albert Pitkin and others, praying for the passage of a law making unincorporated towns and places liable to taxation for the support of highways.

On motion of Mr. Johnson -

Ordered, That the petition be referred to the committee on Roads, Bridges and Canals.

Mr. Wilson of Hopkinton, from the committee on Unfinished

Business, reported the following resolution:

Resolved, That the petition of Harvey Carpenter and others, for the removal of a justice of the peace, be referred to the dele-

gation from Cheshire county.

Mr. Sargeant moved to amend said resolution, by inserting after the word "That," the words "the farther consideration of," and by striking out the words "referred to the delegation from Cheshire county," and inserting instead thereof the words "indefinitely postponed."

And the question being put, sometimes has to said said Shall the amendment be adopted? It was decided in the negative: To some M. To gottom nO. So the amendment was rejected. It has been been a south off

Mr. Barker moved to amend the resolution by striking out the word "Cheshire," and inserting instead thereof the word "Sullivan;

tion of the House.

And the question being put, any stamphoons animisory off

Shall the amendment be adopted?

It was decided in the negatives to so is 4 all to neuton no So the amendment was rejected minimum big red 1 has been

The question recurring upon the passage of the resolution,

It was decided in the affirmative to shall and homeom at

So the resolution passed resolution and beninger ago Had T

Mr. Peirce of Dover, from the committee on the Judiciary, to whom were referred the amendments proposed by the Senate to Title XV of the bill entitled, "Revised Statutes of the State of New Hampshire," made a report, povonel to debend M

Whereupon-

The House non-concurred with the Senate in their amendment to sec. 11, chap 136 of said title.

Said amendment of the Senate was to strike out said 11th sec-

tion, which is as follows:

"SEC. 11. The provisions in this chapter shall not be in force in any town unless adopted by such town at some meeting called for that purpose."

The sixth, seventh and eighth of said amendments proposed by the Senate, were severally concurred in by the House.

The ninth of said amendments proposed by the Senate was

concurred in by the House, with an amendment.

Said amendment of the Senate was by adding after section 13, chapter 136 of said title, three sections, numbered 14, 15 and 16.

Said sections are as follows: another bas rooms to add your less

SEC. 14. The mortgagee may at any time after thirty days from the time of the condition broken, sell the mortgaged property, or any part thereof at public auction, notice of the time, place, and purposes of said sale being posted up at two or more public places in the town in which such sale is to be, four days at least prior thereto.

SEC. 15. If such mortgager resides in the town in which such notice is posted up, the mortgagee shall give him in hand, or leave at his residence a like notice, at least four days prior to such sale; but if he do not reside in such town, a like notice may be given to him in hand at least four days, or shall be sent to him by mail, if his residence is known, at least ten days prior thereto.

SEC. 16. Such mortgagee may be purchaser at such sale, and the proceeds of such sale shall be applied by him to the payment of the demand secured by such mortgage, and the expenses of keeping and sale; and the residue, if any, shall be paid to the

mortgager on demand.

The amendment of the House to the amendment proposed by the Senate, was by striking out the fifteenth section and inserting

the following:

SEC. 15. The mortgagee shall notify the mortgager of the time and place of sale, either by notice in writing delivered to the mortgager, or if a corporation, to the person on whom legal process may be served, or left at his place of abode, (if within the town) at least four days previous to the sale. If the mortgager does not reside in the town, the posting up notices as required in the preceding section shall be sufficient.

Ordered, That the Clerk request the concurrence of the Senate in the amendment made by the House to the amendments of

Honorable Senate.

Mr. Pierce of Hillsborough, from the committee on Elections, to whom was recommitted Title VI of the bill entitled, "Revised Statutes of the State of New Hampshine," reported said title with amendments.

Said amendments were then read for the information of the House.

On motion of Mr. Bordman didnis bas amovee dixie sall Ordered, That said title lie on the table. were story stone out

The ninth of said amendments A message from the Senate by their Clerk: and an harmouten

"Mr. Speaker-The Senate concur with the House of Representatives in the appointment of a committee to wait on His Excellency the Governor and inform him of the election of Hon. Charles G. Atherton as a Senator from this State to the Congress of the United States for the term of six years from and after the third day of March next, and have on their part joined Mr. Straw.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in passing to a third reading Title XVIII of the bill entitled, "Revised Statutes of the State of New Hampshire,"

with sundry amendments.

The Senate concur with the House in the passage of a bill entitled, "An act to unite a part of school districts Nos. 1,2, and 3 in the town of Chichester and a part of school district No. 2 in the town of Epsom," with sundry amendments, in which they ask the concurrence of the House.

The House proceeded to the consideration of the foregoing title XVIII, with the amendments which came down from the Honorable Senate.

Said amendments were then read for the information of the

House.

On motion of Mr. Parker—Ordered, That said title lie on the table.

The House proceeded to the consideration of the foregoing bill, with the amendment which came down from the Hon. Senate.

Said amendments were then severally concurred in by the

Ordered, That the Clerk inform the Senate thereof.

Mr. Norris, from the committee on the Judiciary, to whom was recommitted Title XXII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with additional amendments.

Said amendments were then read for the information of the

The question being upon the adoption of the amendment proposed by the committee, and which was pending upon the recommitment of the title,

The committee, with the consent of the House, withdrew said

The remaining amendments were then severally adopted.

On motion of Mr Greenough - and apply pada in state Balls

Ordered, That said title lie on the table.

On motion of Mr. Price- of bond has butting selection

The House adjourned.

1843 and also to formish at the same price at any time within five

who may wish to purchase, to be on sale at Concord on or before the filternth day of said April.

## The person or per NOONASTA Antract for and execute said priming, shall have the sole and excusive right of publishing said

Mr. Hoyt of Northfield, from the joint select committee, to whom was recommitted the resolution relative to the printing and publishing the Revised Statutes, together with the proposed amendment thereto, by leave, reported the following resolutions:

Resolved by the Senate and House of Representatives in General Court convened, That the Revised Statutes be printed under the direction of the commissioners appointed to revise the same, who shall personally superintend the publication thereof—shall examine the proof sheets, and compare the same with the original roll in the office of the Secretary of State, prepare abstracts of the sections and running titles, correct the numbers of the chapters and sections if necessary, and prepare an exact and copious index of the whole.

The Revised Statutes shall be well and handsomely printed, on paper of a quality equal to that of the paper on which the statutes passed June session, 1842, were printed, with new type of a similar description to that used in printing said statutes for the body of the page; the abstracts of sections, the list of acts repealed and the index to be printed with new brevier type, the page to correspond in size with that of the Vermont

Revised Statutes.

The abstracts and index to be printed in double columns.

The volumes to be well and strongly bound in law sheep binding, lettered "New Hampshire Revised Statutes." The whole work to be done to the acceptance of said commissioners.

The Secretary of State, with said commissioners, shall constitute a committee, who shall advertise for proposals, to be limited to the citizens of New Hampshire, for the printing and binding of an edition of the Revised Statutes in manner aforesaid.

Every offer shall be in writing, accompanied by a bond

to the State of New Hampshire, with sufficient sureties in the penal sum of five thousand dollars, conditioned for the fulfilment of the contract in case the offer should be accepted, and shall state at what price per volume the party making such offer will furnish to the State seven hundred and fifty copies of the said statutes, printed and bound in manner aforesaid, to be delivered to the Secretary of State on or before the first day of April, 1843, and also to furnish at the same price at any time within five years a sufficient number of copies for the use of any person who may wish to purchase, to be on sale at Concord on or before the fifteenth day of said April.

The person or persons who shall contract for and execute said printing, shall have the sole and exclusive right of publishing said

Revised Statutes for the term of ten years.

The said committee shall accept such offer as they shall deem most conducive to the interest of the State, and contract in the name of the State with the party making such offer, and notify said party of the acceptance of such offer on or before the first day of January, 1843.

On motion of Mr. Hoyt of Northfield-

Ordered, That the resolutions lie on the table.

Mr. Hoyt of Northfield submitted the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That agreeably to the Revised Statutes, the State Printers are bound by said Statutes and their bond to the State, to do and perform the printing of said Revised Statutes.

On motion of Mr. Peirce of Dover-

Ordered, That the resolution lie on the table.

Mr. Atwood of Hillsborough, from the committee on the Judiciary, to whom was referred Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported the following resolution:

Resolved, That the committee on the Judiciary be discharged from the further consideration of Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire," and that

said title be referred to a select committee of ten.

On the question,

Shall said resolution pass?

work to be done to the acce It was decided in the affirmative.

So the resolution passed.

stitute a committee, who shall ac On motion of Mr. Eastman-

The House proceeded to the consideration of Title VIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment proposed by the committee,

The two first of said amendments were severally adopted.

The question being upon the adoption of the third of said amendments,

Mr. Tebbetts of Rochester proposed an amendment to the amendment,

Which was adopted.

Mr. Tebbetts of Rochester proposed a farther amendment to the amendment,

Which was adopted. and abuse bear to

The question recurring upon the adoption of the amendment as amended,

Mr. Norris called for a division of the question.

On the question,

Shall the first branch of the amendment as amended be adopted?

It was decided in the negative.

So the first branch of the amendment as amended was rejected.

On the question,

Shall the second branch of the amendment as amended be adopted?

It was decided in the affirmative.

So the second branch of the amendment as amended, was adopted.

On motion of Mr. Sawyer-

The House reconsidered the vote adopting the first of the amendments offered by Mr. Tebbetts of Rochester, to the amendment proposed by the committee.

Mr. Sawyer proposed an amendment to the said amendment,

Which was adopted.

The amendment as amended was then adopted.

The fourth, fifth, sixth, seventh, eighth, ninth and tenth of said amendments were then severally adopted.

The question being upon the adoption of the eleventh of said

amendments,

Mr. Laighton proposed an amendment to the amendment,

Which was adopted.

The amendment as amended was then adopted. The twelfth of said amendments was rejected.

The thirteenth, fourteenth, fifteenth, sixteenth and seventeenth of said amendments were severally adopted.

The eighteenth of said amendments was rejected.

The remaining amendments were then severally adopted.

On motion of Mr. Tebbetts of Rochester-

The House re-considered the vote rejecting the amendments of the committee to section 16, chapter 41, of said title.

Mr. Tebbetts of Rochester called for a division of the ques-

tion.

On the question, wasquig netzedoo M lo aneddo's

Shall the first of said amendments be adopted?

So the amendment was rejected. Such to alled a standard

On the question,

Shall the second of said amendments be adopted?

It was decided in the affirmative. It gairmoon achievaped I

So the amendment was adopted.

Mr. Laighton proposed an amendment to said title,

But before the question was taken,

Mr. Laighton moved that the title be laid on the table,

But before the question was taken,

Mr. Laighton withdrew said motion. all all babines are all

Mr. Laighton then withdrew his said amendment.

Mr. Parker proposed an amendment to said title,

Which was adopted. We add to done of boose and Rock

Mr. Parker proposed a farther amendment to said title: gobs Which was adopted.

which was adopted.

Mr. Todd proposed an amendment to said title,

But before the question was taken,

Mr. Todd withdrew said amendment. 114 lo gollom al

On motion of Mr. Hoyt of Northfield— or south of I Ordered, That said title lie on the table.

A message from the Senate by their Clerk: Ward and

"Mr. Speaker—The Senate have postponed indefinitely the bill entitled, "An act to incorporate the Derry Mutual Fire Insurance Company.

The question being upon the adoption of the noitom nO

The House adjourned.

Mr. Lauchten proposed an american to the smeathern

The direction fourteenth, fitteenth, sixteenth and seventeenth November 26, 1842.

Which was adopted.

Mr. Lang presented the petition of Sullivan G. Hutchins and

The amendment as amended was then adopted. The twelfth of said amendments was rejected.

another, officers of the 32d regiment of New Hampshire militia, praying for the removal of an officer.

Ordered, That said petition be referred to the committee on

Military Affairs.

Mr. Hoyt of Northfield, from the minority of the joint select committee, to whom was recommitted the resolution relative to the printing and publishing of the Revised Statutes, together with the proposed amendment thereto, reported the following joint resolution:

Resolved, by the Senate and House of Representatives in General Court convened, That the Revised Statutes shall be printed on a paper of a quality equal to that of the paper on which the statutes passed June session, 1842, were printed, with new type of a similar description to that used in printing said statutes for the body of the page. The abstracts of sections, the list of acts repealed, and the index to be printed with new brevier type.

The said Revised Statutes shall be well and handsomely printed and bound; the page to correspond in size with that of the Vermont Revised Statutes; the abstract and index to be printed . On motion of Mr. Jones of Bradford

in double columns.

The volumes to be well and strongly bound in law sheep binding, lettered "New Hampshire Revised Statutes," to be done to

the acceptance of the Governor and Council. west no beaut of T

Seven hundred and fifty copies printed and bound as aforesaid, a shall be delivered to the Secretary of State on or before the first day of April, 1843, and as many copies as any person may wish to purchase, to be on sale at Concord at the time aforesaid and at all other times thereafter; to be done and performed as aforesaid by the State Printers for a sum not exceeding one dollar and seventy-five cents per volume; that the said State Printers shall examine the proof sheets, compare the same with the original roll in the office of the Secretary of State without additional compensation; that the Secretary of State shall cause the requisite number of copies aforesaid to be printed for the use of the State.

That the Commissioners who have revised the Statutes shall prepare abstracts of the sections and running titles, correct the numbers of the chapters and sections, if necessary, and prepare an

exact and copious index of the whole. If nodw and T had one M

On motion of Mr. Hoyt of Northfield - alexa teem of proof be

Ordered, That said resolution lie on the table and be made the special order of the day for Tuesday next at eleven o'clock in the Shall the resolution be adopted forenoon.

Mr. Glidden, from the joint select committee, appointed to wait

on His Excollency the Governor and inform him of the election of Hon. Charles G. Atherton as Senator from this State in the Congress of the United States, for the term of six years from and after the third day of March next, reported that they had attended to that duty.

Mr. Norris, from the committee on the Judiciary, to whom was was referred Title XIX of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with amendments.

Said amendments were read for the information of the House.

On motion of Mr. Sturtevant-

Ordered, That said title lie on the table.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a resolution in favor of Ephraim Cross."

On motion of Mr. Jones of Bradford-

The House proceeded to the consideration of Title XVI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question recurring upon the adoption of the amendments

proposed by the committee.

The first nine of said amendments were severally adopted.

The question being upon the adoption of the tenth of said amendments.

Mr. Jones of Bradford moved that the title be laid upon the table;

Before the question was taken,

Mr. Jones of Bradford withdrew said motion.

Mr. Norris renewed said motion; And the question being put,

Shall said title be laid upon the table?

It was decided in the affirmative.

So said title was laid upon the table.

Mr. Laighton submitted the following resolution:

Resolved, That when the House adjourn this forenoon, they adjourn to meet again on Monday next at half past two o'clock in the afternoon.

And the question being put,

Shall the resolution be adopted?

The ayes and noes were called for.

#### Those who voted in the affirmative are, Messrs.

Noves of Chester

Pillsbury Sanborn of Deerfield

Taylor of Derry

Tuck Oliver

Hoit of Newington

Burleigh

Hoitt of Northwood

Peaslee Laighton Gilman

Clough of Barrington

Edgerly Hussey

Smith of Durham Tebbetts of Rochester

Young of Barnstead

Weymouth

Drake of Effingham Drake of Moultonborough

Sawyer Marden Price

Jones of Bradford

Dickey Doe David

Chandler

Jones of Goffstown

Atwood of Hillsborough

Farley Walker Raymond Dodge

Atwood of Pelham

Steele

Woodbury of Weare

Colby Sturtevant Howe Barker Butterfield Kingman

Cotton of Claremont

Grannis

Davis of Cornish Golthwaite Glidden

Lang

Sanborn of Campton

Blodgett Holden

Blaisdell of Hanover

Hammond Skinner

Clough of Warren

Low

#### Those who voted in the negative are, Messrs.

Cotton of Danville Marston Towle Leavitt Robinson of Poplin Dennett

Garland

Foss of Stratham

Tenney Sherburne

Jones of Farmington

Mooney Neal

Robinson of Brookfield Blaisdell of Eaton

Lord

Cook of Tamwor	eth . Pagens	
Thurston	Rogers Whitcher	m below only used k
	whiteher .	
Morgan spored	And to sor Curtis	Distributed to so the
Bailey	Follanshee	of Grafton
Norris	Clark of L	and aff
Langley	yeb Follansbee reall Clark of L bromy Liscomb	anuali rista de reival
Bassett	bromy Liscomb Savage rough Savage Stevens Clough of Bissell	a de la constanti de la consta
Pierce of Hillsbon	rough Peabody	How of Vernington
Manning	Stevens	Harleigh .
Barrett 9189 W	lo viudboo Clough of	Orangetro to the H
Smith of Alstead	Bissell	Penele
Jackson	Lasvoya Evans of P	Piermont goldsig I
Sargeant	Durgin	nemini)
Mason	Evans of P Durgin Gray Stokes	though of Barringto
Todd	bladasmStokes -	Edgerly
Osgood	Glines	Hussey
Cook of Richmon	bled and Stokes  namen Glines d 1 14 not Johnson	Smith of Durham
20000	Himorton	the state of the s
Wilson of Sulliva	no) to avellegro	Young of Barnstead
Barber	enswedtle Pike	Weymouth
	nebbilEvans of S	helburne to start
Booth	Watson	Drike of Moultonbo
Cutler norque	O le grodu Day	Sawver
Adams	ttegbe Cole	Marden
Aves 58. Noes	66. Holden 68	Price
S. d. toyonel	66. Hebbasia f the question prevailed	Jones of Bradford
so the negative o	t the question prevailed	and the resolution
was rejected.	Skinner	Doe
And the question	Campton moved that the H	louse adjourn, bivell
It was decided in	being put,	Chandlet
So the motion was	s rejected	
Mr. Tuck moved	s rejected.	Those who voted i
Statutes of the State	e of New Hampshire," be	taken up and acr
sidered;	or and the parties, De	
And the question	being put,	Marsion
It was decided in	the negative.	Towle
So the motion we	Mooney	HCV.Eco. I

So the motion was rejected.

Mr. Pierce of Hillsborough moved that Title VI of the bill entitled, "Revised Statutes of the State of New Hampshire, "be taken up and considered;

And the question being put,

It was decided in the negative. So the motion was rejected.

Mr. Colby submitted the following resolution-

Resolved, That when the House adjourn this forenoon, they adjourn to meet again on Monday next at ten o'clock in the forenoon.

Mr. Tebbetts of Rochester moved to amend said resolution by striking out the words "ten o'clock in the forenoon," and inserting instead thereof the words "two o'clock in the afternoon."

And the question being put, Shall the amendment be adopted? It was decided in the affirmative.

So the amendment was adopted.

Those who voted in the negative are, Messrs, noticed in the Shall the resolution as amended be adopted?

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs. of To nogodod

Noyes of Chester Pillsbury Sanborn of Deerfield Taylor of Derry Tuck Marston godlard to pedenali Dickey Hoit of Newington Towle Burleigh Hoitt of Northwood Peaslee Laighton Gilman Clough of Barrington Edgerly Hussey Smith of Durham Tebbetts of Rochester Mooney Young of Barnstead Drake of Effingham Drake of Moultonborough Sawyer

Thurston Marden Price Jones of Bradford Bailey Rebus I to My Hoyt of Northfield to nogneto H David David Chandler Jones of Goffstown To dood Farley Manning Walker Norris Raymond 75 banki Gage Dodge Atwood of Pelham Woodbury of Weare Colby Barrett Gook of Richmond. Smith of Alstead Ayes 70, noes 50. tnavetrut Barber

Baker Barker Butterfield Kingman

Cotton of Claremont

Grannis

Davis of Cornish Goldthwaite Glidden

Lang Green

Sanborn of Campton

Blodgett Holden

Blaisdell of Hanover

Hammond Liscomb Savage Skinner

Clough of Orange Evans of Piermont Clough of Warren

Low

Those who voted in the negative are, Messrs.

Cotton of Danville

Leavitt

Robinson of Poplin

Dennett Garland

Foss of Stratham

Tenney Sherburne

Jones of Farmington

Neal

Robinson of Brookfield Blaisdell of Eaton

Lord

Cook of Tamworth

Cate
Morgan
Norris
Langley
Bassett
Jackson
Sargeant
Mason
Todd

Osgood

Cook of Richmond

Howe

Wilson of Sullivan

Hamlin
Cutler
Adams
Rogers
Whitcher
Curtis
Wallace

Follansbee of Grafton

Clark of Landaff

Peabody Stevens Bissell Durgin Stokes Glines Johnson Emerton Legro Pike

Evans of Shelburne

Watson Day Cole.

Ayes 70, noes 50.

So the negative of the question prevailed, the effect of said motion being to suspend the rules, and less than two thirds of the whole House voting upon the question, and less than two thirds of those voting answering in the affirmative.

So the resolution as amended was rejected. Mr. Glidden moved that the House adjourn,

And the question being put,

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Cotton of Danville Sanborn of Deerfield Taylor of Derry Hoit of Newington Leavitt Robinson of Poplin Clough of Barrington Sherburne Edgerly Hussey Smith of Durham

Jones of Farmington

Neal

Robinson of Brookfield Blaisdell of Eaton Cook of Tamworth

Sawyer Thurston Cate Marden Price

Morgan

Jones of Bradford

Bailey Dickey Norris David Bassett Farley

Manning Walker Raymond Gage Steele

Woodbury of Weare

Colby

Smith of Alstead

Jackson Sargeant Mason Sturtevant Osgood Howe

Wilson of Sullivan

Barber Baker Hamlin Grannis Booth

Goldthwaite

Cutler Adams Glidden Rogers Lang Green Curtis Wallace

Follansbee of Grafton Blaisdell of Hanover

Hammond Clark of Landaff

Liscomb Savage

Peabody bein own made a	Glines
Stevens own and was how	Johnson
Skinner	Emerton
Clough of Orange hates	e resolution as amendewod rej
Bissell	Legro sad beyon nebbil
Evans of Piermont	Pike me snied nodsem er
Goodwin	Evans of Shelburne
Durgin	Watson
Gray Enzesia s	Dayille ad ni barov odw
Stokes	Cole
	appet allowed to

Those who voted in the negative are, Messrs.

Noves of Chester	vd Langley normive/
	el A to din Chandler
Peaslee	Jones of Goffstown
Laighton	Atwood of Pelham
Tebbetts of Roche	ster Barker
	Whitcher '
Drake of Effingham	n boog-Blodgett
	orough wo Holden moderate to
	Clough of Warren 1

Mives.

Ayes 84. Noes 18. blackloos to goe and of So the affirmative of the question prevailed, and the House adjourned. Associate to slow.

Goldthwaite

#### AFTERNOON.

Adams

Mr. Sawyer moved that Title VI of the bill entitled, "Revised Statutes of the State of New Hampshire," be taken up and considered

And the question being put,
No quorum was found voting.
Mr. Davis of Cornish moved that the House adjourn;
But before the question was taken,
Mr. Davis of Cornish withdrew said motion.
Mr. Blaisdell moved a call of the House;
And a call of the House being ordered,

#### The following members answered to their names: Messrs.

	01201	tokes
	Cotton of Danville	Jackson
	Taylor of Derry	Sargeant
	Tuel	Mason
	Marston	Todd
	Oliver	Strintownt
	Hoit of Newington	Osgood
	Towle	Howe museque mesons of
	Burlelgh — Island	Reed will be notion at a
	Leavitt	Wilson of Sullivan
	Peaslee	Baker
		Barker de 114 le nontoin e ()
	Dennett , barrene barrene barre	Butterfield
	Laighton	Kingman
	Garland	Grannis
	Foss of Stratham	Davis of Cornish
	Tenney	Booth
	Clough of Barrington	Goldthwaite
	Edgerly	Cutler
	II	Adama
	Smith of Durham and to note	Glidden mesent agent al
	Smith of Durham Jones of Farmington Tebbetts of Rochester	Rogers to lo eropito bish red
	Tehhetts of Rochester	Langue lo mammioure un rol
	Mooney	Green Jasanger base at cruash
	Young of Barnstead	Green Whitcher
	Neal	Blodgett Pieff A Weilil
	Robinson of Brookfield	Christ bayon usbirki alM
No.	Blaisdell of Eaton	Wallace and lo serurate thesi
	Drake of Effingham	Follanshee of Grafton Strategic
	Cook of Tamworth	Holden d nonesing oils bake
	Sawyer	Blaisdell of Hanover
	Thurston	Hammond Malo dollom a()
	Cate	Clark of Landaff
	Morgan	Liscomb
	Langley	Savage
	Bassett	Peabody
	Manning	Stevens
	Raymond	Clough of Orange
	MOON'S	The Contract of the Contract o

Gage Atwood of Pelham

Smith of Alstead N to state ad Gray must beared to believe

Clough of Orange Bissell

Evans of Piermont

Steele Durgin Clough of Warren of and T

Stokes
Glines
Johnson
Emerton
Low

Legro
Pike
Evans of Shelburne
Day
Cole

Present, 94.

No quorum appearing to be present, On motion of Mr. Davis of Cornish—

Ordered, That further proceedings under the call be dispensed with.

On motion af Mr. Johnson—

The House adjourned.

#### MONDAY, NOVEMBER 28, 1842.

Mr. Durgin presented the petition of John Prescott and another, field officers of the 14th regiment of N. H. militia, praying for the appointment of an additional officer to the 3d company of infantry in said regiment.

Ordered, That said petition be referred to the committee on

Military Affairs.

Mr. Glidden moved that Title XVIII of the bill entitled, "Revised Statutes of the State of New Hampshire," be taken up and considered.

And the question being put,
No quorum was found voting.
On motion of Mr. Tuck—
The House adjourned.

#### AFTERNOON.

On motion of Mr. Norris—
The House resumed the consideration of Title XVI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the eighteenth amendment proposed by the committe e,

And the question being put,

Shall the amendment be adopted? It was decided in the affirmative. So the amendment was adopted.

The question being upon the adoption of the nineteenth of said amendments,

Mr. Sturtevant proposed an amendment to the amendment,

Which was by striking out chapter 142 of said title and inserting a substitute.

On motion of Mr. Glidden-

Ordered, That said title be re-committed to the committee on Agriculture and Manufactures.

On motion of Mr. Peaslee-

The House resumed the consideration of Title VIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments proposed by Mr. Todd to said title,

Mr. Tuck proposed an amendment to the amendment,

Which was accepted by the mover.

Mr. Pillsbury proposed an amendment to said amendment, Which was adopted.

The amendment as amended was then adopted.

Mr. Laighton proposed an amendment to said title, which was by striking out section 12, chapter 40, of said title, and inserting a substitute.

On the question,

Shall the amendment be adopted?

Mr. Day called for a division of the question; be first day of December ne

And the question being put,

Upon striking out said section, It was decided in the affirmative.

So said section was stricken out.

The question being upon the adoption of the substitute,

It was decided in the negative: So said substitute was rejected.

Mr. Sawyer proposed an amendment to said title, sales your Which was adopted. If resontempone guitare advastall

Mr. Sawyer proposed a farther amendment to said title, Which was rejected. benesses of liw soldw yatsaw add

Mr. Peaslee proposed an amendment to said title, the resolution to which I have alluded, "barqobs asw haidW ared

Mr. Smith of Durham proposed an amendment to said title,

Which was rejected.

Mr. Greenough proposed an amendment to said title,

Which was rejected.

On motion of Mr. Blaisdell of Hanover modernop add

Ordered, That said title be referred to a select committee of ten.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the adoption of their amendment to Title XV of the bill entitled, "Revised Statutes of the State of New Hampshire," and they recede from their amendment to sec. 11, chap. 136, of said title. Detrained on and all biss and

The Senate concur with the House in passing to a third reading Title XIII of the bill entitled, "Revised Statutes of the State of New Hampshire," with an amendment in which they ask the

concurrence of the House." to sample begins He

The House proceeded to the consideration of the foregoing title, with the amendments which came down from the Hon. Senate.

Said amendments were severally concurred in by the House. Ordered, That the clerk inform the Senate thereof.

A message from His Excellency the Governor, was received by the Secretary of State, which was read and is as follows:

"To the Senate and House of Representatives:

The Hon. Nathaniel G. Upham has tendered his resignation of his office as associate justice of our superior court, to take effect

on the first day of December next, a going nonseau and ba

It will be recollected that a resolution has been passed by the House of Representatives, providing (among other things) that whenever the number of the justices of our superior court shall be reduced to three, it shall thereafter be limited to that number. That resolution, I learn, was by order of the House referred to a select committee, with instructions to report a bill embracing its Under the existing circumstances, it seems to me that it would

be improper in the Executive to make a new appointment, to fill the vacancy which will be occasioned by the resignation of judge Upham, until the legislature shall act upon the subject matter of the resolution to which I have alluded, and yet it is to be feared that without such an appointment, the coming law terms for the

counties of Rockingham and Strafford may not be holden, as our chief justice by reason of his indisposition, will be unable to attend at either of those terms. To prevent any such occurrence, I would recommend that the legislature should immediately provide by law, that two justices of our superior court shall constitute a quorum for the transaction of business in said court, until otherwise ordered.

HENRY HUBBARD.

Council Chamber, Nov. 28, 1842."

On motion of Mr. Sanborn of East Kingston— Ordered, That the message of His Excellency the Governor lie upon the table.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate have passed a bill entitled, "An act to provide that two justices of the superior court may constitute a quorum," in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing bill, which came down from the Honorable Senate.

Said bill was read a first time.

On motion of Mr. Tebbetts of Rochester-

Resolved, That the rules of the House be so far suspended, that the bill be read a second time at the present time.

The bill was then read a second time.

On motion of Mr. Sanborn of East Kingston-

Resolved, That the rules of the House be so far suspended, that the bill be read a third time at the present time.

The bill was then read a third time.

On motion of Mr. Norris-

Ordered, That the bill lie upon the table.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in passing to a third reading Titles XI and XXV of the bill entitled, "Revised Statutes of the State of New Hampshire," with sundry amendments, in which they ask the concurrence of the House."

The House proceeded to the consideration of Title XI of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendments which came down from the Honorable Senate.

The first, second, third and fourth of said amendments were severally concurred in by the House. To nosses ve soilsuited

The question being upon concurring with the Senate in the adoption of the fifth of said amendments, at the managest blue well on motion of Mr. Sherburne— and one that well at the

Ordered, That said title lie on the table. do not muroup a sfor

The House proceeded to the consideration of Title XXV of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendments which came down from the Honorable Senate.

Said amendments were then severally concurred in by the House.

Ordered, That the Clerk inform the Senate thereof. I soon all

On motion of Mr. Norris vd stanes out mort agreem A

The House resumed the consideration of the bill entitled, "An act to provide that two justices of the superior court of judicature may constitute a quorum.

On motion of Mr. Norris—

Ordered, That said bill be put upon its second reading for the purpose of amendment.

Mr. Tebbetts of Rochester proposed an amendment to said bill;

Shall the amendment be adopted? It was decided in the affirmative.
So the amendment was adopted. During a second a s

On motion of Mr. Norris become a been ned as willid ed T

Resolved That the rules of the House be so far suspended that the bill be read a third time at the present time.

Said bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid.

"Mr. Speaker-The Senate concur with the House of Representatives in passing to a third reading Titles XI and XXV of the bill entitled, " Revised Statutes of the State of New Hampshire," with sundry amendments, in which they ask the concur-

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Barker disease and most egassem A. The House adjourned.

#### TUESDAY, NOVEMBER 29, 1842. he House proceeded to the consideration of Title-XI of the

Mr. Porter of Derry presented the memorial of James Thom and others, remonstrating against the petition of Benjamin George and others, for the removal of the terms of the probate court from Derrry.

On motion of Mr. Porter - wweet and lo notion at

Ordered, That said remonstrance be referred to the select committee, who have that subject under consideration.

Mr. Davis of Cornish, from the committee on Towns and Parishes, to whom was referred the bill entitled, "An act to sever certain lots of land from the township of Kilkenny, in the county of Coos, and annex the same to the town of Jefferson, in said county," reported the same without amendment. to notion all

Ordered, That said bill be read a third time to-morrow afternoon at three o'clock. he state of the State of . beliated hid

Mr. Davis of Cornish, from the committee on Towns and Parishes, to whom was referred at the last session of the legislature, the petitions of John Dodge and others, and of Samuel Abbott and others, praying for the incorporation of a new town, made a report, accompanied by a bill entitled, "An act to constitute the Mr. Norris called for a division of the firentging simon . M.

Which was read a first time. Jog gained noiseoup and bak

Mr. Tebbetts of Rochester called for the reading of the report of the select committee, appointed to examine into the situation and to inquire into the expediency of erecting the proposed new On the question.

Which was read, nombrooms has to doned become out lade

On motion of Mr. Colby-vitaments and in believe at it

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time. dixia od I

Said bill was then read a second time, name bigs to diagonist

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

Mr. Burnham, from the committee on Engrossed Bills, reported that they have carefully examined and found correctly engrossed, the following bill and resolution:

"An act to unite parts of school districts Nos. 1, 2 and 3 in the town of Chichester and a part of school district No. 2 in the town of Epsom;"

"A resolution in favor of Ephraim Cross;" as a basic of T

Said bill and resolution were then severally signed by the Speaker - menty-second, twenty-third and twenty-ries

Ordered, That the Clerk inform the Senate thereof.

The Speaker announced the appointment of Messrs. Blaisdell, Clarke of Atkinson, Oliver, Robinson of Poplin, Ramsdell, Atwood of Pelham, Eastman, Foss of Greenland, Whitcher and Emerton as the select committee to whom was referred Title

VIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

On motion of Mr. Sawyer-

Resolved, That the select committee to whom was referred Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire," be instructed to devise some means, if they consistently can, in their report, by which the criminal trials shall not interfere with the civil causes, as is now the case in all of our courts of Common Pleas.

On motion of Mr. Bordman-

The House proceeded to the consideration of Title VI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments pro-

posed by the committee,

The first four of said amendments were then severally adopted.

The question being upon the adoption of the fifth of said amendments,

Mr. Norris called for a division of the question;

And the question being put,

Shall the first branch of said amendment be adopted?

It was decided in the negative.

So the the first branch of said amendment was rejected.

On the question,

Shall the second branch of said amendment be adopted?

It was decided in the affirmative.

So the second branch of said amendment was adopted.

The sixth, seventh, eighth, ninth, tenth, eleventh, twelfth and thirteenth of said amendments were then severally adopted.

Mr. Norris proposed an amendment to the amendment,

Which was adopted.

The amendment as amended was then adopted.

The question being upon the adoption of the fifteenth of said amendments,

Mr. Clark of Manchester proposed an amendment to the amendment,

Which was adopted.

The amendment as amended was then adopted.

The sixteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-first, twenty-second, twenty-third and twenty-fourth of said amendments were then severally adopted.

Mr. Savage proposed an amendment to said title.

Mr. Peaslee proposed an amendment to the amendment,

Which was adopted.

The amendment as amended was then adopted.

Mr. Lord proposed an amendment to said title,

Which was rejected.

Mr. Hoit of Newington proposed an amendment to said title, Which was adopted.

Mr. Sanborn of Deerfield proposed an amendment to said title.

Mr. Robinson of Poplin proposed an amendment to the amendment.

On motion of Mr. Peirce of Dover—
Ordered, That the title lie upon the table.

On motion of Mr. Haines—

The House adjourned. bise and I decided

A message from the Senate by their Clerk

### tilled, 'Revised Scattes (MONTETANew Humpshire," with

\*Mr. Speaker The Scuate concur with the House of Rep-

On motion of Mr. Baker-

The House proceeded to the consideration of Title XIX of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments pro-

Said amendments were then severally adopted. on sepoll of T

Mr. Pike proposed an amendment to said title; mbroms end div

Which was adopted.

Mr. Peaslee proposed an amendment to said title,

Which was adopted.

On motion of Mr. Atwwod of Hillsborough-

The House re-considered the vote adopting the amendment proposed by the committee to sec. 2 chap. 169 of said title.

A division of the question was called for.

On the question,

Shall the first branch of said amendment be adopted?

It was decided in the affirmative.

So the first branch of said amendment was adopted. 22 W ... M. On the question; 22 W ... all odd to stand blest and to have be H.

Shall the second branch of said amendment be adopted?

It was decided in the affirmative to be sent on a guizandum set, so the amendment was adopted and biss in visiting to vision of

Mr. Dennett proposed an amendment to said title, and W. M.

ers, members of the seventh company of in batqobs as with W

Mr. Sawyer proposed an amendment to said title, will to mamig

tle,	Winch was rejected.
Which was adopted.	Mr. Hoic of Newington proposed an ar
	a farther amendment to said title,
which was adopted.	Mr. Sanborn of Deerfield proposed an
	sed an amendment to said title, I . M
Which was adopted.	sent commence of the sent of t
Mr. Bordman propose	d an amendment to said title, one of
Which was rejected.	Ordered. That the title he upon the tal
On motion of Mr. Cla	rk of Manchester- M to notion a
Ordered, That said titl	

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in passing to a third reading Title VII of the bill entitled, "Revised Statutes of the State of New Hampshire," with sundry amendments, in which they ask the concurrence of the House.

The Senate concur with the House in the passage of a resolution, directing the Secretary of State to furnish the town of Pittsburg with the statutes, reports, and a map of this State."

The House proceeded to the consideration of the foregoing title with the amendments which came down from the Hon. Senate.

On motion-Which was adopted. Ordered. That said title lie upon the table. ogong seless I ..... On motion of Mr. Adams-Which was adopted.

The House adjourned. A . M To notion of The House re-considered the vote adopting the amendment

#### bel WEDNESDAY, NOVEMBER 30, 1842. It was decided in the aftirmative.

A division of the question wer called for.

On the question,

proposed by the committee to sec. 2 chap. 169 of said title.

Mr. Wiggin of Portsmouth presented the petition of Josiah G. Hadley and others, field officers of the 1st regiment of the 1st brigade of New Hampshire militia, praying for the passage of an act, authorizing an increase of the number of members of the 1st company of artillery in said regiments as members out of

Mr. Whitcher presented the petition of Ira Whitcher and others, members of the seventh company of infantry in the 13th regiment of New Hampshire militia, praying for the removal of an Which was adopted.

officer.

Ordered, That said petitions be referred to the committee on Military Affairs to membrings and beautonna research of T

Mr. Waldron presented the petition of William Jones and oth-

ers, praying for a railroad from Portsmouth to Dover. The Workship

Ordered, That said petition be referred to the committee on Roads, Bridges and Canals. , belittee the ent to HVX et al. T ber

Mr. Adams, from the committee on Roads, Bridges and Canals, to whom was referred Title IX of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with sundry amendments, we still bias beinger ", sidesquar wall

Which were read for the information of the House.

By request of Mr. Parker—( night oil ni guisd natio 1 .1K)

Said title was laid on the table. I lo tyoff . M. lo resuper va

On motion of Mr. Pillsbury that edit noqu bisl saw shirt bise. The House resumed the consideration of Title VI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment, proposed by Mr. Robinson of Poplin to the amendment offered by Mr. Sanborn of Deerfield; prosents to small ban since off of "

Mr. Sanborn of Deerfield withdrew said amendment.

Mr. Tebbetts of Rochester moved that the House re-consider their vote, adopting the amendment offered by Mr. Clark of Manchester to the fifteenth amendment proposed by the committee to said title, being the amendment to the 2d section of the 29th chapter in said title;

The reading of the communication bud gained moissoup and had Which was read. It was decided in the affirmative.

So the vote adopting said amendment was re-considered. 10 The question being put, upon the adoption of the amendment

to the amendment offered by Mr. Clark of Manchester, of Manchester,

Mr. Clark of Manchester withdrew the amendment to the adjourn to meet again at two o'clock in the afternoon ednembrame

Mr. Tebbetts of Rochester offered a farther amendment to said Mr. Tuck, from the select committee, to whom was referred til

The question being upon the adoption of said amendment, and add On motion of Mr. Peirce of Dover- I do strood and lo sgait

Ordered, That said title be recommitted to the committee on and the memorial of Isaac Thom and others, remonstrating engineel

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House in their amendment to the bill, entitled "An act to provide that two justices of the Superior Court may constitute a quorum."

Agreeably to a vote of the House, Man Sing and T Assabath The Speaker announced the appointment of Messrs. Felton, Foss of Stratham, Young of Barnstead, Gookin, Woodbury of Weare, Jackson, Woodbury of Acworth, Sanborn of East Kingston, Farley and Day as the select committee to whom was referred Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Porter, from the select committee, to whom was referred Title XI of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with several amendments;

Which were read for the information of the House. was in

(Mr. Porter being in the chair.)

By request of Mr. Parker By request of Mr. Hoyt of Northfield, no his asy elin bis? Said title was laid upon the table, guideling and do notion in O

A message in writing from His Excellency the Governor was received by the Secretary of State, which was read, and is as follows: bereit with Robinson of Poplin to the amendment offered awol

"To the Senate and House of Representatives:

The documents referred to in the accompanying communication from the acting Secretary of State of the United States have been received and are at the disposal of the Legislature.

HENRY HUBBARD.

Council Chamber, November 30, 1842."

The reading of the communication was called for, our sale but Which was read. It was decided in the affirmative.

So the vote adopting said amendment was re-cor-noisom nO Ordered, That His Excellency's message lie on the table. On motion of Mr. Reed O Mr. d bereito membreus adi of

Resolved, That when the House adjourn in the forenoon, they adjourn to meet again at two o'clock in the afternoon until other-Mr. Tebbetts of Rochester offered a farther amend berabro saw

Mr. Tuck, from the select committee, to whom was referred the petition of Benjamin George and others, praying that the sittings of the Courts of Probate for the county of Rockingham may be removed from the town of Derry to the town of Plaistow, and the memorial of Isaac Thom and others, remonstrating against the granting of the prayer of said petition, made a report,

Whereupon-

Resolved, That said petititioners have leave to withdraw their petition. amendment to the bill, entitled "An act to provide thanoitom nO

".mu The House adjourned. Do une superior The House adjourned."

## AFTERNOON. I The lo gottom no The Hoose resoured the consideration of Title Vit. of the

Mr. Clark of Landaff, by leave, presented the account of the Granite State Democrat; garanago con guiad coireaga ad

Also the account of James M. Rix. hise to sent to sent obs

Ordered, That said accounts be referred to the committee on Printers' Accounts | etsuad edit dis borsuones essoll edi od

On motion of Mr. Peirce of Dover-

The House resumed the consideration of Title XIX of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Clark of Manchester offered two several amendments to So the House concurred with the Sense in the adoptitis

Which were adopted.

Mr. Bordman offered a farther amendment to said title.

Which was adopted. ..... beard amendments ..... beat of budy and longitudents ......

Mr. Sturtevant offered two several amendments, high ask all

Which were rejected and the harmones senoll all of

Mr. Clark of Manchester offered a farther amendment, with hise

Which was adopted. a garaneon and a baled notizen eal?

On the question, control of said amendments, control of the fourth of said amendments,

Shall said title be read a third time? with edit of believe at with

It was decided in the affirmative w bermones asked all of

Ordered, That the Clerk request the concurrence of the Sen-The question being upon concurring with the Sensie nierate of the fifth of said smeadment and Tuck-ional the fifth of said smeadment of the fifth of said smeadment.

The House resumed the consideration of Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments to

said title, reported by the select committee; gaied noiseup ad T

Mr. Glidden moved that the farther consideration of said title be postponed and made the special order of the day for to-morrow at eleven o'clock in the forenoon, with bermono sale House Sale at a level of the l said amendment.

And the question being put,

It was decided in the affirmative. on none going noise up ad T

So said title was postponed and made the special order of the

day for to-morrow at eleven o'clock in the forenoon, in about 1

Mr. Burnham, from the committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed a bill entitled, "An act to provide that two justices of the Superior Court may constitute a quorum," and w streembas mas bias

"A resolution in favor of the town of Pittsburg."

Which were severally signed by the Speaker. is nogu equal and

Ordered, That the Clerk inform the Senate thereof.

On motion of Mr. Clark of Landaff-

The House resumed the consideration of Title VII, of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendments which came down from the Hon. Senate,

The question being upon concurring with the Senate in the

adoption of the first of said amendments, the muces and orlA

It was decided in the affirmative moons bics sail harshall

So the House concurred with the Senate in the adoption of said amendment.

The question being upon concurring with the Senate in the adoption of the second of said amendments,

It was decided in the affirmative to research to Aral ... Il

So the House concurred with the Senate in the adoption of said amendment.

The question being on concurring with the Senate in the adoption of the third of said amendments,

It was decided in the affirmative. own benefit decrements ... M

So the House concurred with the Senate in the adoption of said amendment, and reduced a beside respectively and said amendment.

The question being upon concurring with the Senate in the adoption of the fourth of said amendments,

It was decided in the affirmative brids a beer ed olin bias flad?

So the House concurred with the Senate in the adoption of said amendment.

The question being upon concurring with the Senate in the a-to-dopt ion of the fifth of said amendments, and to notion upon

The House resumed the conservation and in behind the the

So the House concurred with the Senate in the adoption of said amendment. ed lo noisoba ed nogu goied noiseup ed l'

The question being upon concurring with the Senate in the adoption of the sixth of said amendments, become media.

It was decided in the affirmative ones and about bus benegted ad

So the House concurred with the Senate in the adoption of said amendment.

The question being upon concurring with the Senate in the adoption of the seventh of said amendments,

It was decided in the negative of a nevel at worrow of rol vah

So the House refused to concur with the Senate in the adoption of said amendment, based has beginning with the Senate in the adoption

The eighth, pinth, tenth, eleventh, twelfth and thirteenth of said amendments were then severally concurred in.

Ordered, That the Clerk inform the Senate of the action of the House upon said amendments.

	The House proceeded to the order of the day upon the bill entitled, "An act to sever a certain tract of land from the township of Kilkenny in the county of Coos, and annex the same to the town of Jefferson in said county,"  Which was read a third time.  Resolved, That it pass and its title be as aforesaid.  Ordered, That the Clerk request the concurrence of the Sentet therein.  The House proceeded in the order of the day upon the bill entitled, "An act to constitute the town of Bennington,"  Which was read a third time.  On the question, shall the bill pass?  Mr. Cotton of Claremont moved that the bill be postponed to
	Mr. Cotton of Claremont moved that the bill be postponed to
	IDIGOLOGIA AU A MINI
	III ADDIE
	It was decided in the negative.
	So the House refused to postpone said bill to the next session
	ASI I
	The question recurring upon the passage of said hill.
	The avec and noes were called for
	The question recurring upon the passage of said bill, The ayes and noes were called for.
	Those who voted in the affirmative are, Messrs. To liebeiald
	Drake of Effingham Steele
	Clarke of Atkinson, yaudboo Butler bro.1
	그들은 이 사람들은 사람들은 사람들이 가는 사람들이 살아보고 있다면 하는데 이 사람들이 되었다. 그는
	Patten ydio Peaslee or Moulton borone Peasle Patten Pillsbury Dennett machan
	Cotton of Danville not guitaul Wiggin of Portsmouth 194 was
	Taylor of Derry nozzawaldron notzindT
	Cambanna of Wort Vingeton - Gilmon
	Ladd of Epping boo'Garland nebisM
	Tuck enes X to sive Foss of Stratham deposited
	100binbon of Lincoln and the control of the control
4	Foss of Greenland boogs Palmer nayrold
	Shannon boomdoin to soo Clough of Barrington to send
	Taylor of Canterbur enrudred ingsbury of RozburynotraM
	Sanborn of Hampton Falls Peirce of Dover
	Oliver navillas to nosli Edgerly normalius
	Oliver neviting to nost Edgerly Hoit of Newington Towle  Honey Smith of Durham
	Towle blestrette Smith of Durham detall
	Burleigh name Jones of Farmington not won A
	Hoit of Newtown to vandoo Allen mobiled to agreed
	Leavitt gninwodrannis Leavitt
	Hoitt of Northwood of sive Shorey blendrov to tyok

Tebbetts of Rochester	Gookin bebeening sand H and I
1 OFF WO SHE MOTIONS TO THE	Thompson
Berry seems set rades ber	Stewart number of hi vanedhild he
Foss of Strafford	
Davis of Alton	Davis of Antrim
Mooney Discoula as ad al	Davis of Antrim
Young of Barnstead	Atwood of Hillsborough
Paine ded acquiyeb edi lo ref	Farley bebeening eroof ad T
Tebbetts of Gilmanton	Cross suttiseed of to a nA . belil
Wight	Manning the a best saw along W
Bordman of Gilford	Buntin Head guestion, shall mitnud
Mallard Managed and and sade l	Clark of Manchester
Young of Meredith	Judkin of sur to noisees 1/90 901
Tilton	Morrill Susa Housed Sal Bak
Neal Fish and of lid bigg on	Smith of Mason
Fisk	Walker
Calley Calley to angreed	Ramsdell
Robinson of Brookfield	Jones of Goffstown Atwood of Hillsborough Farley Cross Manning Buntin Clark of Manchester Judkin Morrill Smith of Mason Walker Ramsdell Raymond Noyes of Nashua Dodge
Eastman	Noyes of Nashua
Blaisdell of Eaton and one av	Those who voted in the agbod;
Drake of Emingham	Steele
Lord	Woodbury of Weare 10 00 1810
Drake of Moultonborough	Patten Pallsbury Barrett
Beacham	Barrett Wilson Transfer
Sawyer atnometro 1 to migri	Cotton of Danville notgnitnuH
Thurston nonbia	Jackson yrred to relyaT
Cate	Sargeantguild tast I no moduse
Marden busine	Taylor of Derry noshand Sanborn of East Kingtnesprak
treenough	Davis of Koone
Price yenne	Robinson of Exeterageimmun
Macoi Sail	USEOU DEBINISHED TO SEE T
Jones of Bradford to denot	Cook of Richmond goansde
Dailer of Canterbury	Kingsbury of Roxbury 101318M
Castalana 1970U 10 90 US	Reed Learn of Hampton Fallows Wilson of Sullivan Vilent Sullivan
Daniell seems	Wilson of Sullivan
March	Hoit of Newington
Vnowlton actoriome II h	Butterfield slwo'T Kingman dgielm9
Clough of Louden	Washington designati
Flanders gainwo	Woodbury of Acworth to no H
r lanuers	Grannis
rioys of Northheld, Veron	Davis of Cornishmovi to moH

Booth Moulton Prentiss

Goldthwaite

Little Cutler Adams

Glidden

Rogers Crawford Lang Whitcher Moor

Sanborn of Campton Blodgett

Curtis Burnham Wallace

Follansbee of Grafton Blaisdell of Hanover

Dow Felton Hammond Weeks

Clark of Landaff

Liscomb Stevens

Clough of Orange

Bissell

Evans of Piermont

Durgin Dana Gray Glines Johnson Emerton

Smith of Dalton

Haines Low Legro

Evans of Shelburne

Day Cole.

# Those who voted in the negative are, Messrs.

Sanborn of Deerfield

Boyd

Robinson of Poplin

Dinsmoor Hussey Ricker

Weymouth Morrison

Wiggin of Ossipee Cook of Tamworth

Sceva Austin

Wilson of Hopkinton Gibson of Newbury

Norris Doe

Page

David Wilkins Pevey Bassett

Pierce of Hillsborough

Gage Isaacs

Atwood of Pelham

Nay

Smith of Alstead

Mason Sturtevant Howe Stearns Hamlin

Cotton of Claremont

Savage

bromman Stokes Peabody Pike Goodwin le Ansio Watson Clough of Warren

The name of Mr. Parker being called, Mr. Parker asked to be excused from voting, And the question being put,

It was decided in the negative.

So the House refused to excuse Mr. Parker from voting; Mr. Parker then voted in the negative. Powers.

Ayes 168, noes 40.

So the bill passed. Resolved, That its title be as aforesaid.

Evans of Shelburne

Ordered, That the Clerk request the concurrence of the Senate Sanborn of Campton therein.

And then on motion-

The House adjourned.

# THURSDAY, DECEMBER 1, 1842.

wordthwaite.

Adams

Whitcher

Wallace

Pollansbee of Grafton

Blaisdell of Henover

Mr. Tuck presented the petition of Zebulon J. Wiggin and others, praying for the passage of a law to prevent the destruction of alewives and other fish in Piscataqua river and its branches.

Ordered, That said petition be referred to the committee on

the Judiciary.

Mr. Legro presented the petition of Ephraim Winchester, praying that a tract of land may be severed from the town of Kilkenny and annexed to the town of Lancaster.

Ordered, That said petition be referred to the committee on

Towns and Parishes.

Mr. Wiggin of Ossipee presented the petition of Jacob Laighton and others, praying that school district No. 9 in Effingham may be annexed to school district No. 12 in Ossipee. 10 2000 Ordered, That said petition be referred to the committee on

Startevant Education.

Mr. Jones of Bradford, from the committee on Agriculture and Manufactures, to whom was recommitted Title XVI of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with three several amendments, Page

Which were severally adopted.

Mr. Baker offered an amendment to said title, abanca biad

Which was adopted of membranes as berefo erabadily . M

Mr. Peabody offered an amendment to said title; and doing we

Mr. Sanborn of East Kingston offered an amendment to said Which was adolited. amendment, Which was rejected as personnel as berefit and a Me

The amendment offered by Mr. Peabody was then adopted.

Mr. Parker offered an amendment to said title, 190119 (1 14) Which was adopted.

Which was adopted.

Mr. Tebbetts of Gimanton offered an amendment to said title. Which was adopted.

Mr. Glidden offered a farther amendment to said title, and Which was rejected.

Which was rejected.

Mr. Tuck offered a farther amendment to said title, and all It was decided in the affirmative.

Which was adopted.

Mr. Clark of Manchester moved that the House reconsider their vote, adopting the amendment offered by Mr. Tuck to the 9th section of the 79th chapter in said title,

And the question being put, ye stand s It was decided in the affirmative.

So the House reconsidered said vote. The question recurring upon the adoption of the amendment offered by Mr. Tuck, Mr. Tuck withdrew said amendment.

Mr. Clark of Manchester offered a farther amendment to Which was adopted. believe the consideration was adopted. said title,

Which was adopted.

Mr. Walker offered a farther amendment to said title,

Which was adopted.

Mr. Sanborn of East Kingston offered a farther amendment to Which was adopted. An rursers noque goied nonsens at I said title,

Which was adopted.

Mr. Boyd offered a farther amendment to said title,

Which was rejected.

Mr. Buntin offered a farther amendment to said title,

Which was adopted.

Mr. Sturtevant offered three several amendments to said title,

Which were severally adopted.

On motion of Mr. Stertevant—

The House reconsidered their vote adopting the amendment to the 14th section of the 142d chapter in said title.

The question recurring upon the adoption of said amendment, Mr. Sturtevant offered an amendment to said amendment,

Which was adopted.

Said amendment as amended was then adopted. Mr. Flanders offered an amendment to said title, Which was adopted.

Mr. David offered a farther amendment to said title, Which was adopted.

Mr. Buntin offered an amendment to said title, Which was adopted.

Mr. Dennett offered an amendment to said title, Which was adopted.

Mr. Peabody offered an amendment to said title,

Which was rejected.

Mr. Barker offered an amendment to said title, Which was rejected.

On the question, shall said title be read a third time? It was decided in the affirmative.

Ordered, That the Clerk request the concurrence of the Senate therein.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in passing to a third reading Title XIV of the bill entitled, "Revised Statutes of the State of New Hampshire," with sundry amendments, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing title with the amendments which came down from the Honorable Senate. .

The first and second of said amendments were severally concurred in by the House.

The question being upon concurring with the Senate in the adoption of the third of said amendments,

Mr. Hoyt of Northfield offered an amendment to said amendment,

Which was rejected.

Said third amendment was then concurred in by the House. Ordered, That the Clerk inform the Senate of the concurrence

of the House in the adoption of said amendments.

Mr. Tebbetts of Rochester, from the committee on the Judiciary, to whom was referred Title XXII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with several amendments.

[Mr. Tebbetts of Rochester in the chair.]

Said amendments were then read for the information of the House.

By request of Mr. Parker, 1000

Said title was laid upon the table.

Mr. Parker moved that the House reconsider their vote, nonconcurring in the adoption of the amendment made by the Honorable Senate to the 2d section of the 33d chapter in Title VII of the bill entitled, "Revised Statutes of the State of New Hampshire," Bordman of Gilford

And the question being put, It was decided in the negative.

So the House refused to reconsider said vote.

On motion of Mr. Nay-

The House adjourned.

### AFTERNOON.

On motion of Mr. Foss of Greenland sudes lo essev

edell of Hanover

The House resumed the consideration of Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the first of the amendments to said title reported by the select committee who have had that subject under consideration,

Mr. Glidden offered an amendment to said amendment.

The 1st section of said title as originally reported by the Commissioners was as follows:

"SEC. 1. The superior court of judicature as now by law established shall consist of a chief justice and three associate justices appointed and commissioned as prescribed by the constitu-

Said amendment proposed by the select committee, was by striking out the words, "as now by law established," and by striking out the word "two," before the word "associate," and inserting instead thereof the word "three," in said section.

The amendment to the amendment offered by Mr. Glidden, was by striking out the word "two," before the word "associate," as reported by the select committee, and inserting instead thereof the word "four."

Robinson of Exeter

The question being upon the adoption of said amendment, Mr. Glidden called for the ayes and noes.

# Those who voted in the affirmative are, Messrs.

Booth ware I am to sapaper vel Moulton dogo biat asw silis hind Pillsbury Goldthwaite Burleigh Waldron ov siede sehizacoes

Little o nonquire ent ni aurraione. Cutler have be add of stunge statute Glidden Revise Revise Iliden Jones of Farmington Buzzell Bordman of Gilford Rogers

Sanborn of Campton Blodgett

Robinson of Brookfield Flanders Curtis Burnham Langley Atwood of Hillsborough Wallace

Follansbee of Grafton Farley Blaisdell of Hanover Buntin

Dow Clark of Manchester Hammond Walker Savage Ramsdell Skinner Raymond

Clough of Orange Noves of Nashua Gray and bemusa senot off

Steele Stokes will heel to Ass, hobitas Woodbury of Weare Glines de parise 'accessor et Colby to the in the most Low was slid blas or smembres Barrett Legro secon residua joil, beil evil Todd Pike of as bereito asboil o ald Barker members blaz el

Evans of Shelburne Butterfield ad betroger yllsold

Day Kingman tablished shall consist of a chief ju Hamlin

Davis of Cornish

# Those who voted in the negative are, Messrs.

Foss of Greenland Clarke of Atkinson Shannon Patten Sanborn of Deerfield Marston

Sanborn of Hampton Falls Porter was by sursing out me was reported by the select

Taylor of Derry Boyd Sanborn of East Kingston Oliver

Hoit of Newington Ladd of Epping

Towle Hoit of Newtown Robinson of Exeter

Leavitt smemonial to not	saacs Col
Hoitt of Northwood	Lord Darks of M. I. I. I. I. I.
Butler	Drake of Moultonborough
Peaslee	Beacham
Robinson of Poplin	Wiggin of Ossipee
Dennett Dennett	Cook of Tamworth
Wiggin of Portsmouth	Sawyer
Gilman	Thurston
Garland	Cate
Foss of Stratham	Marden
Palmer 2406	bceva
Dinsmoor seems blo B to bb	Greenough
Clough of Barrington	11100
Sherburne	Morgan
Peirce of Dover	Jones of Bradford
	Taylor of Canterbury
Edgerly	Bailey
Jenness Smith of Durk	Gutterson
Smith of Durham	Daniell Daniell Daniell Daniell
Allen	Marsh
Ricker	Austili
Downing	winson of Hopkinton
Shorey	Knowlton
Tebbetts of Rochester	Clough of Loudon
Torr	Gibson of Newbury
Berry	Hoyt of Northfield
Foss of Strafford	Norris drows A 10 viudbooW
Davis of Alton	GOOKIN
Mooney	Page
Rollins of Barnstead	* HOHIPBOH
Young of Barnstead	Stewart man to the start of test
Paine	David Stranger of over
Tebbetts of Gilmanton	Davis of Antrim
Weymouth	Wilkins
Mallard on pairdy more noted	Jones of Goffstown
Young of Meredith	Pevey
Tilton	Bassett Police of Segan
Fisk believerq	Pierce of Hillsharough
Calley o .1M vd berefito ment	Cross in or nambasans sar-oc
Morrison	Manning
Charles and	Morrill guingser policeop of I'
Eastman	Smith of Mason and vo barreger
Blaisdell of Eaton lason bas	Andrews believ noneol
Drake of Effingham	Gage

Cotton of Claremont Isaacs Grannis Dodge Houte of Yorthwood Atwood of Pelham Prentiss Adams Follansbee of Peterborough Crawford Nav Huntington To War Lang Smith of Alstead Green Whitcher Jackson Moor Sargeant Holden Mason Weeks Parker Ladd of Holderness Kingsbury of Gilsum Liscomb Kimball Davis of Keene Peabody Sturtevant Cummings Stevens Bissell Mack Evans of Piermont Osgood Goodwin Cook of Richmond Durgin Kingsbury of Roxbury Clough of Warren Howe Dana Reed Johnson Rochester 10 stiedds' Wilson of Sullivan Emerton Smith of Dalton Baker Haines broftstill to a Stearns Watson Woodbury of Acworth

The name of Mr. Felton being called,

Mr. Felton asked to be excused from voting, for the reason that he was an officer in the courts, and might be supposed to have an interest in the event of the question.

And the question being put,

It was decided in the affirmative.

So the House excused Mr. Felton from voting upon said question.

Ayes 57. Noes 159.

So the negative of the question prevailed.

So the amendment to the amendment offered by Mr. Glidden was rejected.

The question recurring upon the adoption of the amendment

reported by the select committee,

Mr. Moulton called for the ayes and noes; motion to Habets ill

But before the question was taken, as herofic bive and On motion of Mr. Hussey and saled ma asimple one The House adjourned. below bive the Mr. Elanders moved the same amendment to the amendment

#### ed by the committee was FRIDAY, DECEMBER 2, 1842.

And the question being put, It was decided in the ne

The Speaker laid before the House a communication which he had received from Caleb Blodgett, a member of the House from the town of Canaan, which was read, and is as follows:

So the amendment to the amendment was referred.

To SAMUEL SWASEY, Esquire, Speaker of the House of Representatives:

Sir-Important business rendering my farther attendance as a Representative during the present session of the Legislature impossible, I am obliged to ask to be excused from such attendance. -s bise to jet and to Very respectfully, &c.,

CALEB BLODGETT.

By request of Mr. Parker-

Dec. 2d, 1842.

On motion of Mr. Glidden ... ids: aggs bist saw slin bisd

Resolved, That Caleb Blodgett, a member of this House from the town of Canaan, be excused from farther attendance during the present session, and that the clerk be directed to make up the pay roll accordingly.

Mr. Colby, from the committee on Military Accounts, to whom was referred the account of George W. Bagley, captain of the Nashua Artillery company, made a report, sools a or inquord so

Resolved, That said committee be discharged from the farther

consideration of the subject.

Mr. Pierce of Hillsborough, from the committee on Elections, to whom was recommitted Title VI of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with Title XX of the bill contiled. "Revised Streements and or I will be a supposed in the bill contiled."

The question being upon the adoption of the first of said ing for an amendment of the laws, so as to tacrease, sinembnems

Mr. Greenough proposed an amendment to said amendment, 

The question being upon the adoption of the second of said Resolved, That said petition together with Tulesthembrama's

Mr. David offered an amendment to said amendment,

But before the question was taken,

Mr. David withdrew his amendment to said amendment.

Mr. Flanders moved the same amendment to the amendment,

And the question being put, It was decided in the negative.

So the amendment to the amendment was rejected.

Said second amendment as reported by the committee was then adopted.

The question being upon the adoption of the third of said

amendments,

Before the question was taken,

On motion of Mr. Peirce of Dover-

Ordered, That said title lie on the table.

Mr. Norris, from the committee on the Judiciary, to whom was referred Title XXIV of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with several amendments,

Which were read for the information of the House.

The question being upon the adoption of the first of said amendments,

By request of Mr. Parker—Said title was laid upon table.

Mr. Gibson, from the joint select committee, who were appointed for the purpose of fixing upon a day on which the business of the present session may be brought to a close, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the business of the present session may be brought to a close on Thursday the fifteenth day of December

instant.

The question being upon the adoption of said resolution,

On motion of Mr Porter-

Ordered, That said resolution lie on the table.

Mr. Porter, from the select committee, to whom was referred Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire," and also the petition of John N. Frost, praying for an amendment of the laws, so as to increase the power of the courts to authorize amendments of declarations in certain cases, reported the following resolutions:

Resolved, That the committee be discharged from the farther

consideration of said petition.

Resolved, That said petition together with Title XXII of the

Revised Statutes be recommitted to the committee on the Judicia-

Resolved, That the committee on the Judiciary be instructed to consider the expediency of so amending chapter 189 of Title XXII, that the several courts in all cases where it shall be made to appear that the matter in dispute or cause of action is within their jurisdiction, shall have power to order amendments, increasing the sum demanded in damages or supplying the same where by accident omittted.

On the question,

Shall the resolution be adopted? It was decided in the affirmative. So the resolutions were adopted.

The House proceeded to the order of the day upon the unfin-

ished of yesterday.

The question being upon the adoption of the first of the amendments to Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire,"

And the ayes and noes having been called for,

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Patten Noves of Chester Pillsbury Cotton of Danville Sanborn of Deerfield Porter Taylor of Derry Sanborn of East Kingston Ladd of Epping Robinson of Exeter Foss of Greenland Shannon Sanborn of Hampton Falls Boyd Oliver Hoit of Newington Towle Burleigh Hoit of Newtown Leavitt

Hoitt of Northwood Butler Peaslee Robinson of Poplin Dennett Wiggin of Portsmouth Gilman Garland Foss of Stratham Tenney mildoH to nozh W Dinsmoor Clough of Barrington Sherburne Peirce of Dover Edgerly Jenness Smith of Durham Allen Ricker Downing Shorey

Tebbetts of Rochester	Jones of Goffstown
Torr	Danie
Berry ne decision on the Judiciary be invested	Becalved. That the communess
Foss of Strafford	Roccott
Dorrig of All	
Mooney at nodos lo sauso so	Cross
Rollins of Barnstead	O GL 18 Wor even flads, nonthern
Mooney Rollins of Barnstead Paine	Clark of Manchester
Tebbetts of Gilmanton	74 .11
Weymouth	Smith of Wasan
7.00 7.1	Cilitii of Mason
Young of Meredith	Andrews in believe in Gara
Tilton many wash add la ask	So the resolutions were goest
Calley Calley	a Isaacs proceeded and Tooley
Morrison o sent add to goldone Charles water house selections	Followshee & D.
Drake of Effingham	Follansbee of Peterborough
Drake of Moultonboroughd	State of New Hampshire, val.
Cook of Tamworth	Smith of Alat
Sawyer Messrs.	Smith of Alstead  Jackson  Jackson
Maruen	Sangana
Price boowntred to sticH	Sargeant Mason Mas
Butlet Butlet	Parker Asiza
Jones of Bradford	Parker Kingsbury of Gilsum
Taylor of Canterbury	
Taylor of Canterbury	Pelt Davis of Keene Sturtevant Commission
Dickey District of ho niggi W	Davis of Keene
Daniell asmid	Cummings 1910
Marsh busins	Maria Vined to rolvel
Foss of Stratham intsuA	Mack Osgood Hast Kash onodas
Wilson of Hopkinton	Usgood Time I ac specific to be I
Knowlton 100mmi(	Kingsbury of Roxbury Reed
Clough of Loudon dano!	10000
Gibson of Newbury	TIOWE
Hoyt of Northfield	Wilson of Sullivan Stearns
Norris Viegh	Stearns
Jenness engl	Woodbury of Acworth
Thompson should be drime	
Stewart gell	Prentiss not gained to to H
Ricker biver	Olawioru
Davis of Antrim Buinwoll	Green awotwell to John
Wilkins Verode	OTECH
TARLES .	Whitcher

Legro ef Sheiburne skaeW	Goodwin Dana Orange Ora
Ladd of Holderness Kimball	Emerton Wollste in Hillica
Peabody	Haines
Stevens	Ayes 141. Noes 71. said
Bissell and has believes soit	Watson Syllamide adt of
Evans of Piermont	was adopted.

The second, third and fourth of said amendments were then Those who voted in the negative are, Messres, adoptorary adoptorary and provide the second of the said and the second of the said and the second of the said and the sai

Rawlins of Deerfield Waldron, shir biss of respect of	The question was then put ;
Rawlins of Deerfield	Steele
h chapter in said title growth Way	Woodbury of Weare
nussey : 2 wolfet as sew	Children by the commissional
Jones of Farmington nomeo	Barrett O od 1 1 1028
and of the justices of lleggud,	justices of the Superior bboff
Bordman of Gilford dose tol	Cook of Richmond
chief justice of the Court of self-	Barbers mod reineque salt to
Fisk or sque of the Superior Rich	Baker side on her sand home
Robinson of Brookfield	Barker lo mod yes to toeseng
Eastman to select cornamical base	Butterfield name with bust of
- Blaisdell of Fatona autreen h	Kingman Like the suchities you
Lord	Hamlin : III OF BETTOHOL HOLL
ommon Pleas shall commended and	Cotton of Claremont
Wiggin of Ossinee 5 10 78	Davis of Cornish
THE RESERVE THE PROPERTY OF TH	DEAT LOUIS DIE STORE OF BUILDING
ution, and of the justices and estimated for each county; leaved a Sceval	Moultond by thoulioM
inted for each county; tryonglet	Little sol Common Please
Greenough and the same ton	Cutler these of new soitsun,
Bailey thoo biss to mrst yes	Adams of Hade mesent sollang
Flanders lis smit of smit	Glidden Hada 2000200 100710
ousiness in said court.	Rogers 101 219010 Das
Gookin distance amendment, mislood	Moor lo neusaap suj av
Langley .10t be	Sanborn of Campton
Greenough bis lo mest vas Bailey Flanders most bis a control of the control of th	Burnham botov odw seed T
Farley	Wallace
Taylor of Derry grinnaM	Follansbee of Grafton Follows
Sanborn of East Kurnitrud	Blaisdell of Hanover
Ladd of Epping Walker	Noves of Chester wod
Ramsdellisson of Exethebams	Hammond yudaliiq
Raymondonaire	Savage silivins lo notio
	Skinner 29709
Noyes of Nashua	DRIIIIOI 15010 X

Clough of Orange Stokes Glines Smith of Dalton Low

Legro
Evans of Shelburne
Day
Cole

Ayes 141. Noes 71.

So the affirmative of the question prevailed and the amendment was adopted.

The second, third and fourth of said amendments were then

severally adopted. salf is a synamo edi ni halov

The question was then put upon the adoption of the fifth of said amendments.

The 1st section of the 175th chapter in said title as originally

reported by the commissioners, was as follows:

SEC. 1. The Court of Common Pleas shall consist of the justices of the Superior Court and of the justices of the Court of Common Pleas appointed for each county: the chief justice of the Superior Court shall be chief justice of the Court of Common Pleas, and the chief or senior justice of the Superior Court present at any Court of Common Pleas shall preside."

Said fifth amendment proposed by the select committee was by striking out said section and inserting instead thereof the sec-

tion following, to wit:

"Sec. 1. The Court of Common Pleas shall consist of three circuit justices, that is to say, of a chief justice and two associate justices, to be appointed and commissioned in manner prescribed by the constitution, and of the justices of the court of Common Pleas appointed for each county; the chief justice when present, and when not present, the senior circuit justice present shall preside at any term of said court; and the circuit justices shall make from time to time all necessary rules and orders for conducting the business in said court."

On the question of the adoption of this amendment,

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson
Patten
Noyes of Chester
Pillsbury
Cotton of Danville
Porter

Taylor of Derry
Sanborn of East Kingston
Ladd of Epping
Robinson of Exeter
Foss of Greenland
Shannon

Sanborn of Hampton Falls

Boyd Oliver

Hoit of Newington

Towle Burleigh

Hoit of Newtown

Leavitt

Hoitt of Northwood

Butler Peaslee Dennett

Wiggin of Portsmouth

Gilman Garland

Foss of Stratham

Dinsmoor

Clough of Barrington

Sherburne Peirce of Dover

Edgerly Jenness

Smith of Durham

Allen Bromdolff in 20
Ricker
Downing Shorey

Tebbetts of Rochester

Torr Berry

Foss of Strafford Davis of Alton

Mooney

Rollins of Barnstead

Paine

Tebbetts of Gilmanton

Calley
Morrison
Charles

Cook of Tamworth

Sawyer Sa

Price

Morgan
Jones of Bradford

Taylor of Canterbury

Gutterson
Dickey
Marsh
Austin
Knowlton

Clough of Loudon Gibson of Newbury

Norris
Page
Thompson
Stewart
David

Davis of Antrim

Wilkins

Jones of Goffstown

Pevey Bassett

Pierce of Hillsborough

Cross

Clark of Manchester

Morrill

Smith of Mason

Andrews
Gage
Isaacs
Dodge

Follansbee of Peterborough

Nay

Huntington Smith of Alstead

Jackson Sargeant Mason Parker

Kingsbury of Gilsum

Felt

Davis of Keene Sturtevant

Cummings	Crawford man lo modne
Cummings 95in9 Mack 95in9	Lang
Jones of Bradford boogsO	Green
Taylor of Canterbury swoH	
Getterson	Ladd of Holdelliess
Wilson of Sullivan	
Stearns	I eabouy
Woodbury of Acworth	Stevens
Cotton of Claremont	Bissell boowdred to moli
Grannis nobuol lo denolo	23111011011
Prentiss yandway lo needid	Watson belsee
Norris	Dennett
Those who voted in the nega	tive are, Messrs. Of to might W
Phompson	Gilman
Rawlins of Deerfield	Walker
Robinson of Poplin Waldron	Ramsdell madiant to see I
	Raymond
Hussey	Noyes of Nashua lo liguoto
Jones of Farmington 2010	Sherburue sherburue
Duzzen	Woodbury of Weare
Bordman of Gilford	Colby Parrett Zeennet
Fisk denorablish to spiece	Barrett
Robinson of Brookfield	Smith of Durham bboT
Eastman relation Manchester and Manchester	Cook of Richmond
Blaisdell of Eaton	Baker resistant Barker ganawod
Drake of Effingham of him?	Barker
Lord	Butterfield ysiode,
Beacham	Kingman edoch Rochemanik
Wiggin of Ossipee Thurston	Hamlin TIOT
Thurston Polansbee of Peterboroland	Dooth
Cate of odd as a 1 to see and 1	Moulton brousted to see I
Greenough Railey notgothal	Davis of Alton estimate
Bailey notgottagh	Cutler yearooM
Wilson of Hopkinton things	Rollins of Barnstead ambh
Flanders	Glidden
Sargeant	
	Whitcher veiley
Langley	111001
Atwood of Hillsborough	Sanborn of Campton soliado
	Durman
1.14.11.11.19	Trailace 20 to 20
Sturtevant nitnuB	Blaisdell of Hanover ashisM

Glines Smith of Dalton Smith of Dalton Dow tutes of the State of Hammond Savage Mr. Eastman offered an amworksent to said title. Skinner Legro Which was rejected. Good win Mr. Greenough offered an Pike ment to said title. Evans of Shelburne Dana Grav With Pillsbury offered an anyage ment to said title. Stokes Cole. Ayes 118, noes 72.

So the affirmative of the question prevailed, and the amend-

ment was adopted.

The sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-first, twenty-second, twenty-third, twenty-fourth, twenty-fifth, twenty-sixth and twenty-seventh of the amendments reported by the committee were then severally adopted.

Mr. Porter offered two several amendments to said title,

Which were adopted.

The Speaker announced the appointment of Mr. Peaslee of Plaistow as a member of the select committee, appointed to investigate the affairs of the Exeter Savings Bank in place of Mr. Blodgett, who has been excused from farther attendance as a member of the House during the present session.

The Speaker also announced the appointment of Mr. Felton as a member of the committee on Roads, Bridges and Canals, in place

of Mr. Blodgett.

The question being on ordering to a third reading Title XX of the bill entitled, "Revised Statutes of the State of New Hampfater Parker being in the chair, and shire,"

On motion of Mr. Beacham and no que anied no issue and

said rule reported by the House adjourned. It is between the hiss The first second, chird, fourth, fillrand sixth of said amend-

#### Mr. Felton offered an amendment to said amendment AFTERNOON.

The question being upon the adoption of the seventh of said

The House resumed the consideration of the unfinished business of the forenoon. Angeloos vilgioves no

The question being upon ordering to a third reading Title XX

of the bill entitled, "Revised Statutes of the State of New Hampshire,"

Mr. Eastman offered an amendment to said title,

Which was rejected.

Mr. Greenough offered an amendment to said title,

Which was rejected.

Mr. Pillsbury offered an amendment to said title,

Which was rejected.

Mr. Pillsbury offered a farther amendment to said title,

Which was rejected.

Mr. Burnham offered an amendment to said title,

Which was adopted.

Mr. Pillsbury offered an amendment to said title,

Which was adopted.

Mr. Peirce of Dover offered an amendment to said title,

Which was adopted.

Mr. Bassett offered an amendment to said title,

But before the question was taken,

Mr. Bassett withdrew said amendment.

On motion of Mr. Bassett-

Ordered, That said title lie upon the table.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate recede from their amendment to the 2d section of the 33d chapter of Title VII of the bill entitled, "Revised Statutes of the State of New Hampshire."

On motion of Mr. Greenough-

The House resumed the consideration of Title IX of the billentitled, "Revised Statutes of the State of New Hampshire."

[Mr. Parker being in the chair,] and

The question being upon the adoption of the amendments to said title reported by the committee on Roads, Bridges and Canals,

The first, second, third, fourth, fifth and sixth of said amendments were severally adopted.

The question being upon the adoption of the seventh of said amendments,

Mr. Felton offered an amendment to said amendment,

Which was adopted.

Said seventh amendment as amended was then adopted.

The eighth, ninth, tenth, eleventh, twelfth and thirteenth of said amendments were then severally adopted.

The question being upon the adoption of the fourteenth of said

amendments, being an amendment to the 10th section of the 51st chapter in said title,

Mr. Pillsbury offered an amendment to said amendment.

Said 10th section as originally reported by the Commissioners, was as follows:

"Sec. 10. Each commissioner shall be allowed two dollars for each day actually and necessarily spent in such service and no more."

Said fourteenth amendment as reported by the committee on Roads, Bridges and Canals, was by striking out said tenth section and inserting instead thereof the following section, to wit:—

SEC. 10. Each road commissioner shall receive eight cents per mile for actual travel, including time and expenses to and from the place of examination, and three dollars per day for time and expenses each day necessarily employed in making examinations and reports on all roads, but in case there should be more than one road in any town to examine at the same time, only one travel shall be taxed."

The amendment to the amendment offered by Mr. Pillsbury was by striking out the word "three," before the word "dollars," and inserting instead thereof the word "two."

On the question of the adoption of the amendment to the amendment,

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson

Patten Pillsbury

Cotton of Danville Sanborn of Deerfield

Rawlins of Deerfield

Porter

Taylor of Derry Ladd of Epping

Foss of Greenland

Shannon

Sanborn of Hampton Falls

Boyd Oliver

Hoyt of Newington los nos

Towle Burleigh

Hoit of Newtown

Leavitt Butler

Robinson of Poplin

Dennett

Wiggin of Portsmouth

Waldron Garland

Foss of Stratham

Tenney Dinsmoor

Peirce of Dover

Edgerley Hussey Jenness

Smith of Durham

Jones of Farmington

A hompson

Ricker	Stewart
Ricker out to noitose niO1 adv.o	Langley and the principles of the control of the co
	Davis of Antrim
Downing Mambagais hise of the	Wilkins
Shorey desimmed and yet betro	Poor Poor se dolloes and I beek
Foss of Strafford done at 11992	The state of the s
Davis of Alton	Pierce of Hillshorough
	Atwood of Hillsborough
Mooney Rollins of Barnstead	Farley Cross
Paine Paine Paine Paine Paine	Cross Manning
Tebbetts of Gilmanton	Manning o baor dos 7 .01
Young of Meredith	Buntin
Fisk som tol van tog enslich	Buntin Morrill Travel, market Morrill
Calley make militar at beyo	Morrill Smith of Mason Walker Ramsdell
Morrison and bluods and	Walker
Charles and vine april ams	Ramsdell
Robinson of Brookfield	Andrews  Andrews  Andrews  Andrews
Eastman and Myd benefito an	Gage Tsaacs
Blaisdell of Eaton	
Drake of Effingham	Dodge
Lord of members and lo	Wallenghoo of Potorhorough
Beacham	Woodbury of Weare
Cook of Tamworth	Colby Same as on bus says ad I's
Sawyer	Barrett
Thurston .zreeld .ere e	Huntington of balov odwesod T
Cate	Smith of Alstead
Mandan	Jackson
Carried Hardington 10 Ji	Jackson nozmali A lo sakalo Sargeant
Price Invited	Mason
Morgan Sping to possid	Kingsbury of Gilsum
Jones of Bradford	Todd blading of Deschola
Taylor of Canterbury	Felt
Bailey	Davis of Keene
C	Sturtevant Varia (1 to polys)
Marsh madical 2 le a	MICK
Austin	Mack Daigal to black
Wilson of Hopkinton	Cook of Richmond
T7 1	Kingsbury of Roxbury
Gibson of Newbury	Howe
Floridana	Reed
Dea	Wilson of Sullivan
	Barber
Page mented to the	Stearns

Stearns

Thompson normal lo sea

Woodbury of Acworth	Stevens betreter new doin'W
	Skinner
The state of the s	Clough of Orange
Grannis Moulton	Goodwin beigobs vilers
D .:	Durgin
	Durgin Clough of Warren
Little	
Cutler	
Rogers	Gray inq goise controup and bak
Crawford	Stokes and on the behind aswill .
Lang beidobs red	Glines abaseau dunsenaves bise
Green diamet diamet, diase	Johnson sidge didectes voe and i
Whitcher stars were made and the se	Emerton his to bacoes que wt bac
Moor	Smith of Dalton
Burnham I viewy be do be beite	The question being epon senisH
Wallace	Emery sineminents biss
Follansbee of Grafton	T and the constitute was taken and and and
Dow	Legra socialt . M lo action at
Hammond	Pike woll edT
Weeks	Evans of Shelburne
Kimball	Watson
Savage	Day
Brackett RARMADAG	Cole

Those who voted in the negative are, Messrs.

Noyes of Chester	Butterfield not wriving studio bus
Sanborn of East Kingston	Kingman
Peaslee	Cotton of Claremont
Tebbetts of Rochester	Davis of Cornish And alastod ding
Bordman of Gilford	
Norris	Glidden ensith yishin
Jones of Goffstown	
Steele suluis heavy Mer belie	Swaseyh lo IVXX staT beneler
Baker was drive built biss bern	the State of New Hampshinotleft po
	The state of the s

Ayes 167. Noes 18. To no sem tolat out been enew double. So the affirmative of the question prevailed, 1M to request of the prevailed of the p

And the amendment to the amendment was adopted.

Mr. Felton moved that said amendment be farther amended by striking out the word "eight" before the word "cents," in the first line thereof, and inserting in its stead the word "ten;"

Which was adopted appeared as not recovered to adol to adol to adolit

Mr. Flanders moved that the amendment be farther amended by inserting after the word "travel," the words "one way," Which was rejected.

Said fourteenth amendment as amended was then adopted.

The fifteenth and sixteenth of said amendments were then severally adopted.

The question being upon the adoption of the seventeenth of said amendments,

Mr. Berry moved that the House adjourn.

vans of Shelbarne

And the question being put, It was decided in the negative.

Said seventeenth amendment was then adopted.

The seventeenth, eighteenth, nineteenth, twentieth, twenty-first and twenty-second of said amendments were then severally adopted.

The question being upon the adoption of the twenty-third of said amendments,

Before the question was taken, On motion of Mr. Haines—

The House adjourned.

# SATURDAY, DECEMBER 3, 1842.

Mr. Davis of Cornish presented the petition of Moses Walker and others, praying for the removal of an officer in the fifteenth regiment of New Hampshire militia; also the petition of G. C. Freeman and others, praying for the removal of an officer in the fifth brigade of New Hampshire militia.

Ordered, That said petitions be referred to the committee on

Military Affairs.

Mr. Norris, from the committee on the Judiciary, to whom was referred Title XXVI of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with several amendments.

Which were read for the information of the House.

By request of Mr. Parker and the evaluation

Said title was laid upon the table.

Mr. Peirce of Dover, from the committee on the Judiciary, to whom was was recommitted Title XXII of the bill entitled, "Revised Statutes of the State of New Hampshire," together with the petition of John N. Frost, praying for an amendment of the laws so as to increase the power of the courts of justice, to order amendments of declarations in certain cases, with instructions to consider

er the expediency of so amending said title, that it shall contain the provisions prayed for in said petition, reported, that the committee believe that said title now contains all the provisions necessary upon the subject.—The committee also reported said title without farther amendment. soldebe sell nous goled nonesup od

The question being upon the adoption of the amendments to said title formerly reported by the committee on the Judiciary,

The first, second, third, fourth, fifth, sixth, seventh, eighth, ainth, tenth, eleventh, twelfth, thirteenth, fourteenth and fifteenth of said amendments were severally adopted.

The sixteenth of said amendments was rejected.

The seventeenth, eighteenth, nineteenth, twentieth, twentyfirst, twenty-second and twenty-third of said amendments were then severally adopted, edgo slean bus sagaing should as some

On motion of Mr. Norris at pattern toporbusons as 2000 1911

The House reconsidered their vote adopting the amendment reported by the committee, to the 10th section of the 193d chapter in said title.

The question being upon the adoption of said amendment reported by the committee on the Judiciary; a yeardard base to man to

Mr. Norris called for a division of the question.

On the question, shall the first branch of said amendment be a-

It was decided in the negative objective bias active be survived uplice

So the first branch of said amendment was rejected.

On the question, shall the second branch of said amendment be adopted?

It was decided in the affirmative. It was decided in the affirmative. It was decided in the affirmative.

So the second branch of said amendment was adopted. Mr. Noves of Chester offered an amendment to said title,

Which was adopted.

Mr. Hussey offered an amendment to said title, in entinerity in which they ask the

Which was adopted.

On the question,

Shall said title be read a third time? It was decided in the affirmative.

Ordered, That the Clerk request the concurrence of the Sen-

Mr. Sanborn of East Kingston gave notice, that he should hereafter move a reconsideration of the vote of the House, adopting an amendment reported by the committee on Roads, Bridges and Canals, to the 56th chapter in Title IX of the bill entitled, " Revised Statutes of the State of New Hampshire," being the amendment, inserting in said chapter a new section numbered secthe provisions prayed for in said petition, reported, that the c.61 noit

The House proceeded to the order of the day upon the un-

finished business of yesterday. Tomos of I - Josepha sell good yes

The question being upon the adoption of the twenty-third of of the amendments reported by the committee on Roads, Bridges and Canals, to Title IX of the bill entitled, "Revised Statutes of the State of New Hampshire;" ,draol ,bud, bnoses ,lead od I

Said amendment was adopted that although also yels difficult although all the said amendment was adopted.

The twenty-fourth, twenty-fifth and twenty-sixth of said amend-

ments were then severally adopted. about his to disserve add

Mr. Sanborn of East Kingston moved that the House reconsider their vote, adopting the amendment reported by the committee on Roads, Bridges and Canals, to the 56th chapter in said title, being an amendment inserting in said chapter a new section, numbered section 15. saugobs stoy ried berebisnoos saud H ad T

Said new section was as follows: 1 add of section mos and vol harrow

"Section 15. Surveyors may remove any stone, gravel, sand or soil from any part of the highway in their district, to any other part of said highway in the same district, whenever in their opinion it may be necessary, and may, under the direction of the selectmen, remove said materials from any other district."

The question being upon the motion of Mr. Sanborn to recon-

sider the vote adopting said amendment; saes out in behind new il

On motion of Mr. Norris mendaments to done of the Mr. Norris

Ordered, That said title lie on the table of flade nonesup ade no

A message from the Senate by their Clerk: I of habitash and I

"Mr. Speaker-The Senate concur with the House of Representatives in passing to a third reading Title II of the bill entitled, "Revised Statutes of the State of New Hampshire," with sundry amendments, in which they ask the concurrence of the

The Senate concur with the House in passing to a third reading Title XXI of the bill entitled, "Revised Statutes of the State Ordered, That the Clerk request the concer, snidsquar of

The House proceeded to the consideration of Title II of the bill entitled, "Revised Statutes of the State of New Hampshire," with the three amendments to said title which came down from the Honorable Senate.

Honorable Senate.
Said amendments were severally concurred in by the House.

Ordered, That the Clerk inform the Senate thereof.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a bill entitled, "An act to sever certain lots of land from the township of Kilkenny in the county of Coos, and annex the same to the town of Jefferson in said county," with an amendment, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing bill, with the amendment which came down from the Honorable Senate.

school district No. 16 in Haverhill from sal noiseup and no.

Will the House concur with the Senate in the adoption of said amendment?

It was decided in the affirmative. med bies tad I .birebro

So the House concurred with the Senate in the adoption of the foregoing amendment.

Ordered, That the Clerk inform the Senate thereof.

On motion of Mr. Parker-to bus and place and assuit 9

Resolved, That when the House adjourn this forenoon, they adjourn to meet again on Monday next at two o'clock in the afternoon.

A message in writing from His Excellency the Governor, was received by the Secretary of State, which was read and is as follows:

"To the Hon. Senate and House of Representatives:

I herewith transmit a copy of the proceedings of the legislature of Vermont, in relation to the franking privilege and postages sanctioned by the post office department of the United States, for your consideration.

HENRY HUBBARD.

Council Chamber, Dec. 3, 1842."

The reading of said communications were called for, Which were read.

On motion of Mr. Peirce of Dover-

Ordered, That His Excellency's message with the accompanying communications be referred to a select committee.

On motion-

a sult in almost any of The House adjourned. of policeup on T

deprion of the seventh of said amendments, It was decided in the affirmative.

## MONDAY, DECEMBER 5, 1842.

Agreeably to a vote of the House, the Speaker announced the appointment of Messrs. Peirce of Dover, Bassett and Cutler, as the select committee on the subject of the message of His Excellency the Governor, transmitting sundry resolutions passed by the legislature of the State of Vermont, respecting postages and the franking privilege.

Mr. Felton presented the petition of Abraham H. Chandler and others, praying for the passage of an act, disannexing a part of school district No. 16 in Haverhill from said district, and annexing the same to district No. 11 in Bath, for the purpose of school-

ing.

Ordered, That said petition be referred to the committee on

Education.

Mr. Bordman presented the memorial of Horace Fabyan, remonstrating against the granting of the prayer of the petition of Phineas Rosebrook, jr., and others, praying that Nash and Sawyer's location may be annexed to the town of Carroll.

Ordered, That said memorial be referred to the committee on

Towns and Parishes.

Mr. Waldron gave notice that he will to-morrow ask leave to introduce a bill, to extend the charter of the Portsmouth Bank.

On motion of Mr. Parker-

The House resumed the consideration of Title XI of the bill entitled, "Revised Statutes of the State of New Hampshire," which came down from the Honorable Senate, with sundry amendments,

The question being upon concurring with the Senate in the adoption of the fifth of the amendments made to said title by the

Hon. Senate,

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendment.

The question being upon concurring with the Senate in the adoption of the sixth of said amendments,

Mr. Parker offered an amendment to said amendment,

Which was adopted. 2010 at variety 22 at H Jad

The House then concurred with the Senate in the adoption of said amendment as amended.

The question being upon concurring with the Senate in the adoption of the seventh of said amendments,

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendment.

The question being upon concurring with the Senate in the adoption of the eighth of said amendments,

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendment.

The House concurred with the Senate in the adoption of the

ninth, tenth, and eleventh of said amendments.

Ordered, That the Clerk inform the Senate of the action of the House upon said amendment.

On motion of Mr. Parker-

The House resumed the consideration of Title XXVIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the motion of Mr. Parker that the House recede from their amendment to the amendment made to said title by the Honorable Senate,

It was decided in the affirmative.

So the House receded from their amendment to said amendment.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Moulton-

The House resumed the consideration of Title IX of the bill entitled, "Revised Statutes of the State of New Hampshire,"

The question being upon the motion of Mr. Sanborn of East Kingston, that the House reconsider their vote adopting an amendment reported by the committee on Roads, Bridges and Canals, to the 56th chapter in Title IX of the bill entitled, "Revised Statutes of the State of New Hampshire,"

It was decided in the affirmative.

So the House reconsidered said vote.

The question being upon the adoption of said amendment, Mr. Jones of Goffstown offered an amendment to said amendment.

Which was adopted.

Said amendment as amended was then adopted.

Mr. Parker offered an amendment to said title,

Which was adopted.

Mr. Clarke of Atkinson offered an amendment to said title, Which was rejected.

Mr. Gibson offered an amendment to said title,

Which was rejected.

Mr. Hoit of Newtown offered an amendment to said title, Which was rejected.

Mr. Clark of Manchester offered a farther amendment to said title,

But before the question was taken upon the adoption of said amendment.

On motion of Mr. Parker-Burnelle and in behind and it

Ordered, That said title be referred to the committee on bills on their second reading.

On motion of Mr. Peirce of Dover- 3003 08110 H. and I

Resolved, That said committee be instructed to inquire into the expediency of providing for an appeal from the award of Road Commissioners as far as regards damages.

On motion of Mr. Foss of Greenland lo nouse a O

The House resumed the consideration of the message of His Excellency the Governor, transmitting a communication from the Department of State of the United States, respecting the census of the United States.

On motion of Mr. Foss of Greenland-

Ordered, That His Excellency's message with the accompanying documents be referred to a select committee of one from each county.

On motion of Mr. Greenough and and I have been

The House resumed the consideration of Title VI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the third of the amendments to said title reported by the committee on Elections.

It was decided in the affirmative. So the amendment was adopted.

The fourth and fifth amendments were then severally adopted. The question being upon the adoption of the sixth of said amendments,

Mr. Sanborn of Deerfield offered an amendment to said amend-

Which was rejected.

Mr. Sanborn of Deerfield offered a farther amendment to said amendment, Which was adopted. Saw bobdoms as Insurbonase bie?

Said sixth amendment as amended was then adopted.

The question being upon the adoption of the seventh of said

Mr. Eastman offered an amendment to said amendment;

The question being upon the adoption of said amendment to the amendment, Before the question was taken,

Mr. Parker offered a farther amendment to said side, The question being upon the idention of said amendment,

Mr. Adams called for a division of the question.

On motion of Mr. Ladd of Epping - hands and the The House adjourned.

## The question being upon the first branch of the said amend TUESDAY, DECEMBER 6, 1842. Parker withdrew the first branch of said amendment

Mr. Peirce of Dover presented the petition of the Liberty convention of Rockingham county, praying for legislative enactments to protect the rights of persons claimed as fugitives from said amendment was rejecte, vravals

Ordered, That said petition be referred to the committee on the Judiciary.

Mr. Mallard presented the petition of Alexander Beaman and others, stockholders of the Strafford Cotton Mill company, praying for an alteration of the corporate name of said company.

Ordered, That said petition be referred to the committee on

Incorporations.

Mr. Clough of Barrington, from the committee on Towns and Parishes, to whom was referred the petition of Elhanan Winchester, praying that a tract of land be severed from the town of Kilkenny and annexed to the town of Lancaster, reported a bill entitled "An act to sever a tract of land from the town of Kilkenny in the county of Coos and annex the same to the town of Lancaster," of all bins shaked hour same Which was read a first time, learning odd at believed as

Ordered, That said bill be read a second time this forenoon at eleven o'clock con educate the co. sool bed that the

The House resumed the consideration of the unfinished business of yesterday upon Title VI of the bill entitled, "Revised

Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment offered by Mr. Eastman to the seventh of the amendments to said title reported by the committee on Elections,

Before the question was taken,

Mr. Eastman withdrew the amendment to the amendment.

Said seventh amendment was then adopted.

Mr. Day offered a farther amendment to said title.

Which was adopted.

Mr. Eastman offered a farther amendment to said title,

Which was adopted.

Mr. Haley offered a farther amendment to said title,

Which was adopted.

Mr. Bordman offered a farther amendment to said title.

Which was adopted.

Mr. Parker offered a farther amendment to said title, The question being upon the adoption of said amendment,

Mr. Adams called for a division of the question.

The question being upon the first branch of the said amend-

Mr. Parker withdrew the first branch of said amendment.

On the question,

Shall the second branch of said amendment be adopted?

It was decided in the negative.

So the second branch of said amendment was rejected.

Mr. Adams moved that the House reconsider their vote, adopting the amendment offered by Mr. Haley to the 5th section of the 25th chapter in said title.

Said amendment was by adding at the close of said section 5th

the words following to wit:

"Provided however, that this section shall not be so construed as to prevent any person from voting at any election, whose residence has (with the knowledge of the selectmen) been, for and during the year next preceding the said election, in said town, but whose name has been accidentally omitted from said list."

And the question being put, on bexone bas quiesdid 

So the House refused to re-consider said vote.

The question being upon passing said title to a third reading,

It was decided in the affirmative, it send a been saw doin! W

So said title was passed to a third reading.

Ordered, That that the Clerk request the concurrence of the Senate therein. resumed the consideration of

Mr. Burnham, from the committee on Engrossed Bills, reported that they have carefully examined and found correctly engrossed a bill, entitled,"An act to sever certain lots of land from the town of Kilkenny, in the county of Coos, and annex the same to the town of Jefferson in said county;" homogo set yo betrogor ship

Which was sigeed by the Speaker.

Ordered, That the clerk inform the Senate thereof.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the adoption of their amendment to Title XI of the bill entitled, "Revised Statutes of the State of New Hampshire.", suid biss of thembands a hard a dered a barello ve

On motion of Mr. Sanborn of East Kingston-old and

The House resumed the consideration of Title XXVI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments to

said title reported by the committee on the Judiciary, so to a second se

The first, second, third, fourth, fifth, sixth, seventh, eighth and ninth of said amendments were then severally adopted.

The question being upon the adoption of the tenth of said

On motion of Mr. Norris-pages and yel begroupes also hisa

Ordered, That said title lie on the table.

The House proceeded to the order of the day upon the bill entitled, "An act to sever a tract of land from the town of Kilkenny, in the county of Coos, and annex the same to the town of Lancaster:"

Which was read a second time, nogu said noiseaup and

Ordered, That said bill be read a third time to-morrow afternoon at three o'clock.

Pursuant to previous notice and by leave-

Mr. Waldron introduced a bill entitled, "An act to prolong the charter of the President, Directors and Company of the Portsmouth Bank;"

Which was read a first time. A like of the order of the o

Resolved, That the rules of the House be so far suspended that said bill be read a second time at the present time by its title, and referred to the committee on Banks.

Said bill was then read a second time and referred to the com-

Mr. Reed submitted the following resolution:

Resolved, That when the House adjourn in the afternoon, they adjourn to meet again at nine o'clock the next forenoon, until otherwise ordered.

The question being upon the passage of said resolution,

On motion of Mr. Peirce of Dover- but behind saw il

Ordered, That said resolution lie on the table. And the Mr. Bassett submitted the following resolution:

Resolved, That Title XVI of the bill entitled, "Revised Statutes of the State of New Hampshire," be taken from the table and re-committed to the committee on the Judiciary, with instructions so to modify and amend said title, as to abolish the punishment of death for any offence against the laws of this State.

The question being upon the passage of said resolution, Mr. Sanborn of East Kingston called for the ayes and noes;

But before the question was taken, and to notion all

On motion of Mr. Norris - and beauties and H and T

Ordered, That the farther consideration of said resolution be postponed and made the special order of the day for to-morrow, at eleven o'clock in the forenoon.

On motion of Mr. Parker-not bridge to the standard I

The House resumed the consideration of Title XXVI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments to

said title reported by the committee on the Judiciary, and

The twenty-seven amendments to said title reported by the committee on the Judiciary were severally adopted.

The question being upon ordering said title to a third reading,

Mr. Bordman offered an amendment to said title, and said title,

Which was rejected.

The question being upon passing said title to a third reading,

It was decided in the affirmative.

So said title was passed to a third reading. In some said title was passed to a third reading.

Ordered, That the Clerk request the concurrence of the Sen-

Mr. Atwood of Hillsborough, from the committee on the Judiciary, to whom was referred the petition of Haskell Buffum and others, and the petition of B. B. Cochran and others, by leave,

reported the following resolution: while Wall he motion at

Resolved, That the committee on the Judiciary be discharged from the farther consideration of the petition of Haskell Buffinm and others, and of the petition of B. B. Cochran and others, in relation to the duties and compensation of road commissioners, and that said petitions be referred to the committee on bills on their second reading who now have under consideration Title IX if the bill entitled, "Revised Statutes of the State of New Hampshire."

On the question,

Shall the resolution be adopted? noque guisd noits up ad T

It was decided in the affirmative. The state of the month of the state of the state

So the resolution was adopted. when her tell it was to On motion of Mr. Parker— to set her time as passed and Mr.

The House resumed the consideration of Title XVIII of the bill entitled, "Revised Statutes of the State of New Hampshire," which came down from the Honorable Senate, with sundry amendments.

The question being upon concurring with the Senate in the a-

doption of the first of said amendments, and nodesup and I

It was decided in the negative.

So the House refused to concur with the Senate in the adoption of said amendment.

The question being upon concurring with the Senate in the adoption of the second of said amendments,

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendment.

The question being upon concurring with the Senate in the adoption of the third of said amendments,

It was decided in the affirmative will ed lo stoy s of yidesers A

So the House concurred with the Senate in the adoption of said amendment.

The question being upon concurring with the Senate in the adoption of the fourth of said amendments,

It was decided in the affirmative. your look It le again and a life of the grant of the life of the li

So the House concurred with the Senate in the adoption of said amendment.

The question being upon concurring with the Senate in the adoption of the fifth of said amendments,

It was decided in the affirmative. I do noticed ed bas 219

So the House concurred with the Senate in the adoption of said amendment.

The question being upon concurring with the Senate in the about doption of the sixth of said amendments,

It was decided in the affirmative. societies bise and T washes A

So the House concurred with the Senate in the adoption of the said amendment.

The question being upon concurring with the Senate in the adoption of the seventh of said amendments, and the seventh of said amendments are seventh of said amendments.

It was decided in the negative.

So the House refused to concur with the Senate in the adop-

The question being upon concurring with the Senate in the adoption of the eighth of said amendments,

It was decided in the affirmative property and members at the

So the House concurred with the Senate in the adoption of said amendment.

The question being upon concurring with the Senate in the adoption of the ninth of said amendments, being upon with the senate in the

So the House refused to concur with the Senate in the adop-

Ordered, That the Clerk inform the Senate of the action of the House upon said amendments.

#### On motion of Mr. Hoyt of Northfield-The House adjourned. the question being upon concurring

#### the greatent and AFTERNOON and and address and

decoded in the affirmate

Agreeably to a vote of the House, manifest and bell

The Speaker announced the appointment of Messrs. Foss of Greenland, Sherburne, Weymouth, Cate, Clough of Loudon, Walker, Mason, Little, Blaisdell of Hanover and Pike, as the select committee of one from each county, to whom was referred the message of His Excellency the Governor, transmitting a communication from the acting secretary of state of the United States, relating te the returns of the sixth census.

Mr. Peirce of Dover, from the committee on the Judiciary, to whom was referred the petition of Jeremiah Robinson and others, and the petition of T. S. Robinson and others, praying for the passage of a law, prohibiting military officers from furnishing intoxicating liquors to the soldiers under their command, by leave, The question being unon concurring with the Benat tropa and

Whereupon-Resolved, That said petitions be referred to the committee on

Military Affairs. In all all and and and drive

Mr. Norris, from the committee on the Judiciary, to whom was referred Title XXIX of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with sundry amendments.

Which were read for the information of the House.

The question being upon the adoption of the first of the amendments to said title reported by said committee,

It was decided in the negative. So the amendment was rejected.

The second, third, fourth, fifth, sixth, seventh, eighth, ninth and tenth of said amendments were then severally adopted.

Mr. Norris offered a farther amendment to said title,

Which was adopted.

Mr. Norris offered a farther amnedment to said title,

Which was adopted.

Mr. Felton offered a farther amendment to said title.

Said amendment was by striking out the words "and Grafton," in the second clause of section 14, in chapter 231, in said title, and inserting at the close of said section the words "Grafton, two hundred dollars."

The question being upon the adoption of said amendment,

Before the question was taken,

On motion of Mr. Peirce of Dover-

Ordered, That the 231st chapter in said title be referred to a select committee of one from each county.

On motion of Mr. Parker-

The House resumed the consideration of Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon ordering said title to a third reading, Before the question was taken, an built a bear sel abilitions

Ordered, That said title lie upon the table.

On motion of Mr. Norris-

The House resumed the consideration of Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire." Mr. Norris offered an amendment to said title,

Which was adopted.

Mr. Sanborn of East Kingston offered a farther amendment to said title,

Which was adopted.

Mr. Sanborn of East Kingston offered a farther amendment to VEDNESDAY, DECEMBER 7, 18, ellit bias

Which was adopted.

Mr. Clarke of Atkinson offered a farther amendment to said title, Orderen, 'I'but said account be referred

Which was adopted.

Mr. Felton offered a farther amendment to said title,

Which was adopted.

On motion of Mr. Peirce of Dover—it was

Voted, That the rules of the House be so far suspended, that Mr. Peirce of Dover be allowed to offer an amendment to the 1st section of the 175th chapter in said title, said 1st section being a new section which had been inserted in said chapter by way of an amendment.

Mr. Peirce of Dover offered an amendment to said amendment in said title.

Which was adopted.

Said amendment as amended was then adopted.

Mr. Peirce of Dover offered a farther amendment to said title, Which was adopted.

Mr. Sturtevant offered a farther amendment to said title, Which was rejected.

Shall said title be read a third time?

It was decided in the affirmative.

The onestion being upon So said title was passed to a third reading.

Ordered, That the Clerk request the concurrence of the Senate therein. Ordered, That the 2;

On motion of Mr. Hoyt of Northfield-

The House resumed the consideration of Title XXIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Eastman offered an amendment to said title,

Which was adopted. the pair bies gained and a gued and a gued and a guedant and a guedant and a guedant and a guedant a guedan

Shall said title be read a third time? hat se'n noticeup on stole?

It was decided in the affirmative.

So said title was passed to a third reading.

Ordered, That the Clerk request the concurrence of the Senate therein. bill entitled, "Revised Statutes of

On motion of Mr. Bordman-

The House adjourned.

Mr. Sanborn of East Kingston offered a farther amendment to

#### Mr. Sanborn of East Kingston offered a farther amendment to WEDNESDAY, DECEMBER 7, 1842. Which was adopted.

Which was adopted.

Mr. Sherburne presented the account of John T. Gibbs. Ordered, That said account be referred to the committee on

Printers' Accounts.

Mr. Ladd of Epping presented the petition of James Burley and others, praying for the repeal of act entitled, "An act in addition to an act to incorporate the Rockingham Mutual Fire Insurance Company." 181 On motion of Mr. Ladd of Epping all and sevol to some

Ordered, That said petition be referred to the committee on the Judiciary.

Mr. Cotton of Danville and Sandown, presented the petition of Abraham S. French and others, legal voters of the town of Sandown, praying for the privilege of choosing a representative to the general court;

Also, the petition of Aaron Quimby and others, praying for the same object.

Ordered, That said petitions be referred to the committee on Elections. Which was rejected. Mr. Ladd of Epping, from the committee on the Judiciary, to whom was referred Title XXX of the bill entitled, "Revised Statutes of the State of New Hampshire," made a report,

Whereupon-

Resolved, That said title be referred to a select committee.

Mr. Norris, from the committee on the Judiciary, to whom was referred Title XXVII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with sundry amendments,

Which were read for the information of the House.

By request of Mr. Hussey—Said title was laid on the table.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate have adopted a report and sundry resolutions, relating to the distribution of the proceeds of the sales of the public lands among the several States, in which they ask the concurrence of the House.

The Senate recede from their amendment numbered 1 to Title XVIII of the bill entitled, "Revised Statutes of the State of New Hampshire," and insist upon their amendments numbered 7 and 9 to said title."

The House proceeded to the consideration of Title XVIII of the bill entitled, "Revised Statutes of the State of New Hampshire," which came down from the Hon. Senate.

Mr. Parker moved that the House recede from their disagreement to said amendment made by the Honorable Senate, numbered 7, being an amendment to the 3d section of the 151st chapter is said title.

Said 3d section as originally adopted by the House was as follows:

"Section 3. A divorce from the bond of matrimony shall be decreed for the following causes in favor of the innocent party; for the physical incapacity, adultery, extreme cruelty, or conviction of a crime and actual imprisonment in the State prison of either party; when either party has so treated or shall so treat the other as seriously to injure health or endanger reason, or has been absent three years together and has not been heard of, or is an habitual drunkard and has been or shall have been such for three years together; or shall have joined any religious sect or society which professes to believe the relation of husband and wife to be unlawful, and refused to cohabit with such other for the space of

three years; when the husband shall have willingly absented himself from the wife for the space of three years together, without making suitable provision for her support and maintenance; or when the wife of any alien or citizen of another State, living separate, shall have resided in this State for three years together, he having left the United States with the intention of becoming a citizen of some foreign country, and not having during that time come into this State and claimed his marital rights, and without making suitable provision for her support and maintenance; when either party without sufficient cause and without the consent of the other shall have abandoned such other, and refused for three years together to cohabit with such other, or when the conduct of either party is so gross, wicked and repugnant to the marriage covenant as to have occasioned the separation of the other for the space of three years."

Said amendment made by the Honorable Senate was by strik-

ing out the words " physical incapacity," in said section.

The question being upon the motion of Mr. Peirce of Dover, that the House recede from their disagreement to said amendment,

It was decided in the affirmative.

So the House receded from their disagreement to said amendment.

Mr. Peirce of Dover moved that the House concur in the adoption of the amendment made by the Hon. Senate with an amendment to said amendment, which was, by inserting instead of the words "physical incapacity," the word "incompetency;"

And the question being put, and yell about manhaems biss of mon It was decided in the affirmative. It of members as said of be

So the House concurred with the Hon. Senate in the adoption of their amendment with the amendment to the same, offered by Mr. Parker.

On motion of Mr. Parker and solovib A & Koltos

The House receded from their disagreement to the ninth of the amendments made to said title by the Hon. Senate.

Ordered, That the Clerk inform the Hon. Senate of the action

of the House upon said amendments. They reduse needed they are the

The House proceeded to the consideration of the report and resolution, srelating to the distribution of the proceeds of the sales of the public lands, of eyed hade to need and has brakening havid

The question being upon the adoption of said report and resowhich professes to believe the relation of bushad and wiff another

On motion of Mr. Parker diw nostloy of beguler bas lefwains

Ordered, That the same be referred to the committee who have that subject under consideration.

Mr. Foss of Greenland submitted the following resolution:

Resolved, That the resolution relating to the abolition of punishment by death for any offence against the laws of this State, which now lies on the table, and is made the special order of the day for this forenoon at eleven o'clock, be postponed, and made the special order for this evening at six o'clock; and that when the House adjourn this afternoon, they adjourn to meet again at six o'clock this evening.

The question being upon the passage of said resolution,

On motion of Mr. Parker-

Ordered, That the resolution lie on the table.

On motion of Mr. Parker-

The House proceeded to the consideration of the special order of the day, upon the resolution submitted by Mr. Bassett, relating to the abolition of capital punishment.

The question being upon the passage of said resolution,

Before the question was taken, to estimate hospital of the On motion of Mr. Johnson— this because the control of the control o

The House adjourned.

## AFTERNOON.

The flowe proceeded to the consideration of the lotegoing bill, entitled "At very plating to the key of executions," which

The House resumed the consideration of the unfinished business of the forenoon.

The question being upon the passage of the resolution submitted by Mr. Bassett, relating to the abolition of capital punishment,

Before the question was taken,

On motion of Mr. Norris—Ordered, That said resolution lie on the table.

Agreeably to a vote of the House,

The Speaker announced the appointment of Messrs. Peirce of Dover, Butler, Tebbetts of Gilmanton, Sawyer, Doe, Pevey, Wilson of Sullivan, Adams, Felton and Legro, as the select committee to whom was referred the 1st chapter of Title XXIX of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Sanborn of Deerfield, from the committee on Military Affairs, to whom was referred Title XII of the bill entitled, "Re-

vised Statutes of the State of New Hampshire," reported said title with several amendments;

Which were read for the information of the House.

By request of Mr. Bordman—Said title was laid on the table.

The House proceeded to the order of the day upon the bill, entitled, "An act to sever a tract of land from the town of Kilkenny, in the county of Coos, and annex the same to the town of Lancaster;"

Which was read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the adoption of their amendment to the amendment made by the Senate to section 3, of chapter 151, of the the bill entitled, "Revised Statutes of the State of New Hampshire."

The Senate have passed a bill, entitled "An act relating to the levy of executions," in which they ask the concurrence of the

House."

The House proceeded to the consideration of the foregoing bill, entitled, "An act relating to the levy of executions," which came down from the Honorable Senate,

Which was read a first and second time.

On motion of Mr. Parker-

Ordered, That said bill be referred to the committee on the Judiciary.

On motion of Mr. Norris-

The House resumed the consideration of Title XXVI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments to

said title reported by the committee on the Judiciary,

The twenty amendments to said title reported by the committee were then severally adopted.

On the question,

Shall said title be read a third time? It was decided in the affirmative.

So said title was passed to a third reading.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Parker-

The House resumed the consideration of the resolution submitted by Mr. Bassett, relating to the abolition of capital punishment.

The question being upon the passage of said resolution,

Before the question was taken, On motion of Mr. Glidden—

Voted, That the farther consideration of said resolution be postponed till half past six o'clock this afternoon, and that the House now take a recess until that time.

The House accordingly took a recess until half past six o'clock

this evening:

## HALF PAST 6 O'CLOCK, P. M.

The question being upon the passage of the resolution submitted by Mr. Bassett,

Mr. Atwood of Hillsborough moved that the resolution lie on

the table;

And the question being put, It was decided in the negative.

So the House refused to lay said resolution upon the table. The question recurring upon the passage of the resolution, Mr. Atwood of Hillsborough moved that the House adjourn;

And the question being put,

It was decided in the affirmative.

So the House adjourned.

## THURSDAY, DECEMBER S, 1842.

Mr. Wilson of Hopkinton presented the petition of Abram Brown and others, praying for the removal of Horace Chase from the office of Judge of Probate for Merrimack county.

On motion of Mr. Wilson of Hopkinton-

Ordered, That said petition be referred to the delegation from

the county of Merrimack. doingson horself a craft ed a

Mr. Norris presented the memorial of Matthew Harvey and others, remonstrating against the removal of Horace Chase from

the office of Judge of Probate for the county of Merrimack.

On motion of Mr. Norris-

Ordered, That said memorial be referred to the delegation from

the county of Merrimack.

Mr. Gray presented the petition of G. G. Jones and others, legal voters of the town of Woodstock, praying for the privilege of sending a representative to the General Court.

Ordered, That said petition be referred to the committee on

Elections.

Mr. David presented the memorial of David Stewart and others, inhabitants of the town of Amherst, remonstrating against the granting of the prayer of the petition of Samuel Goss and others, praying that a tract of land may be severed from said town of Amherst and annexed to the town of Milford.

Ordered, That said memorial be referred to the committee on

Towns and Parishes.

Mr. Wallace presented the petition of Solomon Jesseman and others, inhabitants of Franconia, praying for the privilege of sending a representative to the General Court.

Ordered, That said petition be referred to the committee on

Elections.

Mr. Mallard presented the account of Harrison Messer:

Mr. Clark of Manchester presented the account of Lewis Loomis.

Ordered, That said accounts be referred to the committee on Claims.

Mr. Davis of Cornish presented the account of Ela, Blodgett and Osgood.

Ordered, That said account be referred to the committee on

Printers' Accounts.

Mr. Hoit of Newington presented the petition of Henry J. D. Quint praying for the alteration of his name.

Ordered, That said petition be referred to the committee on

the Alteration of Names.

Mr. Felton, from the committee on Roads, Bridges and Canals, to whom was referred a bill entitled, "An act to authorize Road Commissioners to complete their proceedings," made a report,

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject. Mr. Day, from the same committee, to whom was referred the petition of Rusus Piper and others, praying for the enactment of a law for the more effectual protection of roads and bridges, made a farther report,

Whereupon-

Resolved, That said petititioners have leave to withdraw their

petition.

Mr. Blaisdell, from the same committee, to whom was referred a bill entitled, "An act in amendment of an act entitled, an act to incorporate the Nashua and Lowell Railroad Corporation," approved June 23, 1835, made a farther report,

Whereupon-

Resolved, That the farther consideration of said bill be indefi-

nitely postponed.

Mr. Prentiss, from the same committee, to whom was referred the subject of prohibiting directors of railroad corporations from appointing members of their boards of directors to offices of profit or emolument in said corporations, made a farther report,

Whereupon-

Resolved, That said subject be referred to the select committee who have under consideration Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire," with instructions to incorporate into said title, as far as they may think proper, the provisions of a bill entitled, "An act for the protection of railroad corporations."

Mr. Bordman, from the same committee, to whom was referred the bill entitled, "An act in addition to and in amendment of an act entitled, an act to incorporate the Boston and Maine Rail-

road," approved June 29, 1835, made a farther report,

Whereupon-

Resolved, That the farther consideration of said bill be indefi-

nitely postponed.

Mr. Blaisdell, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Concord Railroad Corporation," approved June 27, 1835, made a farther report,

Whereupon-

Resolved, That the farther consideration of said bill be indefi-

nitely postponed.

Mr. Clarke of Atkinson, from the same committee, to whom was referred the petition of David Joslin and ninety others, praying for the enactment of a law for the more effectual preservation of roads and bridges, made a farther report,

Whereupon—

Resolved, That it is inexpedient to legislate upon the subject.

Mr. Bordman, from the same committee, to whom was referred the bill entitled, "An act in amendment of an act entitled, an an act to incorporate the Eastern Railroad in New Hampshire," approved June 18, 1836, made a farther report,

Whereupon-

Resolved, That the farther consideration of said bill be indefi-

nitely postponed.

Mr. Bordman, from the same committee, to whom was referred the bill entitled, "An act to repeal an act therein named, made a farther report,

Whereupon-

Resolved, That the farther consideration of said bill be indefinitely postponed.

Mr. Foss of Greenland, from the same committee, to whom was referred the petition of Thomas Rundlet and others, praying for the passage of an act, chartering a branch railroad from Goff's Falls, to Piscataquog Village, reported the following resolution:

Resolved, That the petitioners have leave to withdraw their

petition.

Mr. Chandler moved that the resolution be amended by striking out all therein after the word "to," and inserting instead thereof the words "bring in a bill."

And the question being upon the adoption of said amendment,

It was decided in the affirmative. So the amendment was adopted.

On the question,

Shall the resolution as amended pass?

It was decided in the affirmative.

So the resolution passed.

Mr. Rollins of Barnstead, from the committee on Incorporations, to whom was referred the petition of Nathaniel Towne and others, members of the Souhegan Fire Engine Company, praying for the passage of act allowing an additional number of members to said company, made a report,

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject.

Mr. Young of Meredith, from the committee on Military Affairs, to whom was referred the petition of James Bartlett and others, officers and soldiers of the fifth company of Infantry in the 19th regiment, praying that said company may be severed from said 19th regiment and annexed to the 29th regiment of New Hampshire militia, made a report,

Whereupon-

Resolved, That said petitioners have leave to withdraw their

petition.

Mr. Tebbetts of Gilmanton, from the committee on the Judiciary, to whom was referred the petition of Adino N. Brackett and others, praying for the passage of an act, to prevent obstruc-

tions of the channel of the Connecticut river in Coos county, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their pe-

tition.

Mr. Tuck, from the committee on the Judiciary, to whom was referred the bill entitled, "An act relating to the levy of executions," reported said bill without amendment.

The question being upon passing said bill to a third reading,

On motion of Mr. Norris-

Resolved That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That the bill pass and that its title be as aforesaid. Ordered, That the Clerk request the concurrence of the Sen-

Mr. Atwood of Hillsborough, from the same committee, made

a farther report, Whereupon-

Resolved, That the committee on the Judiciary be discharged from the farther consideration of the bill entitled, "An act to prevent fraud in elections," and also a resolution directing an inquiry

into the subject matter of said bill.

Mr. Ladd of Holderness, from the committee on Towns and Parishes, to whom was referred the petition of John Cilley and others, inhabitants of the town of Columbia, and the petition of Joshua S. Mathes and others, inhabitants of the town of Columbia, praying for a division of said town, and the memorial of Abraham Boynton and others, remonstrating against granting the prayer of said petitioners, made a report;

Whereupon-

Resolved, That the farther consideration of said petition and memorial be postponed to the next sesion of the legislature.

Mr. Davis of Cornish, from the same committee, to whom was referred the petition of Phineas Rosebrook, jr. and others, praying that Nash and Sawyer's Location may be annexed to the town of Carroll, and the memorial of Daniel Burnham and the memorial of Horace Fabyan, remonstrating against the granting of the prayer of said petition, reported a bill entitled, "An act to annex Nash and Sawyer's Location in the county of Coos, to the town of Carroll in said county;"

Which was read a first time.

Ordered, That said bill be read a second time this forenoon at eleven o'clock.

Mr. Davis or Cornish, from the same committee, to whom was referred the petition of Jeremiah Herrick and William Tenney of Marlborough, praying that a piece of land belonging to them in the town of Swanzey be disannexed from said town of Swanzey and annexed to the town of Marlborough, reported a bill entitled, "An act to sever a tract of land from the town of Swanzey in the county of Cheshire, and annex the same to the town of Marlborough in said county,"

Which was read a first time.

Ordered, That said bill be read a second time this forenoon at

eleven o'clock.

Mr. Blaisdell of Hanover, from the select committee, to whom was referred Title VIII of bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with sundry amend-

Which were read for the information of the House.

The question being upon the adoption of said amendments,

By request of Mr. Parker-Said title was laid on the table.

The House resumed the consideration of the unfinished busi-

ness of yesterday.

The question recurring upon the passage of the resolution, submitted by Mr. Bassett, relating to the abolition of capital punish-

Mr. Noyes of Chester moved that the farther consideration of the resolution be indefinitely postponed;

Before the question was taken,

Mr. Noyes of Chester withdrew said motion.

Mr. Baker renewed the motion that said resolution be indefinitely postponed;

But before the question was taken, Mr. Baker withdrew said motion.

The question recurring upon the passage of said resolution, And the ayes and noes being called for,

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Foss of Greenland Patten Shannon Pillsbury Marston Cotton of Danville Hoit of Newington Sanborn of Deerfield Towle Rawlins of Deerfield Burleigh

Sanborn of East Kingston Hoit of Newtown

Ladd of Epping Leavitt Peaslee

Robinson of Poplin Wiggin of Portsmouth

Waldron Gilman Garland

Foss of Stratham

Palmer

Clough of Barrington

Sherburne Hussey Jenness

Smith of Durham

Allen Buzzell Downing Shorey Plumer

Torr Berry

Foss of Strafford

Paine Wight

Weymouth Bordman of Gilford

Calley Morrison Charles

Robinson of Brookfield

Eastman Lord

Drake of Moultonborough

Wiggin of Ossipee Haley

Cate Sceva Greenough Morgan

Jones of Bradford Taylor of Canterbury

Bailey  Daniell Austin

Wilson of Hopkinton Clough of Loudon

Flanders

Hoyt of Northfield

Norris Gookin Page Thompson

Jones of Goffstown

Poor Bassett notomin lo m Farley Cross Bixby

Smith of Mason

Ramsdell Andrews Nav Jackson Sargeant

Kingsbury of Gilsum Cook of Richmond

Reed Stearns Barber Barker

Woodbury of Acworth

Davis of Cornish

Booth Moulton Adams Glidden Lang Moor Curtis Burnham Holden Dow Felton Hammond Peabody Stevens

Clough of Orange

Durgin Dana Stokes Johnson Haines Low

Evans of Shelburne

Day

## Those who voted in the negative are, Messrs.

Noyes of Chester Taylor of Derry

Tuck

Sanborn of Hampton Falls

Boyd Butler Dennett Tenney Dinsmoor

Peirce of Dover

Ricker

Davis of Alton

Mooney

Rollins of Barnstead Young of Barnstead

Mallard

Young of Meredith

Tilton Fisk

Drake of Effingham

Beacham.

Cook of Tamworth

Sawyer Thurston Marden Price Dickey Marsh Knowlton Stewart Langley

David
Davis of Antrim

Chandler Wilkins Pevey

Pierce of Hillsborough Atwood of Hillsborough

Manning Buntin

Clark of Manchester

Morrill Walker Raymond

Noyes of Nashua Gage

Isaacs Dodge

Atwood of Pelham

Steele

Follansbee of Peterborough Kingsbury of Temple Woodbury of Weare

Colby
Barrett
Huntington
Smith of Alstead

Mason Parker Todd

Davis of Keene Sturtevant Cummings

Mack Osgood

buoman Kingsbury of Roxbury

Howe

Wilson of Sullivan

Baker Merriam Butterfield

Butterfield Kingman Hamlin

Cotton of Claremont

Grannis
Tyler
Prentiss
Golthwaite
Little

Cutler Rogers

Crawford Green

Whitcher Prescott

Sanborn of Campton

Wallace

Follansbee of Grafton Blaisdell of Hanover

Weeks

Ladd of Holderness Clark of Landaff

Kimball Savage Brackett Skinner Bissell Goodwin

Clough of Warren
Gray
Glines
Emerton

Smith of Dalton

Emery Legro Cole

Ayes 111. Noes 106

So the affirmative of the question prevailed and the resolution

passed,

And Title XXVI of the bill entitled, "Revised Statutes of the State of New Hampshire," was recommitted to the committee on the Judiciary accordingly.

On motion-

The House adjourned

### AFTERNOON.

Mr. Clarke of Atkinson, by leave, presented the account of Charles Lane.

Ordered, That said account be referred to the committee on Printers Accounts.

On motion of Mr. Sawyer-

The House resumed the consideration of Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the first of the amendments to said title reported by the committee on Military Affairs,

Mr. Bordman called for a division of the question. The first branch of said amendment was rejected. The second branch of said amendment was adopted. The third branch of said amendment was adopted.

The question being upon the fourth branch of said amendment, Mr. Sanborn of Deerfield called for a division of the question.

The first division of the fourth branch of said amendment was, by striking out from the list of unconditional exempts from military duty in the 1st section of the 77th chapter in said title the words following, to wit: "clergymen of every religious denomin-

The question being upon the adoption of said division of the amendment,

Mr. Barker called for the ayes and noes.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Patten Pillsbury Cotton of Danville Sanborn of Deerfield Rawlins of Deerfield Sanborn of East Kingston Ladd of Epping Foss of Greenland Shannon Marston Hoit of Newington Hoitt of Northwood Robinson of Poplin Dennett Garland Foss of Stratham Tenney on the betresero Clough of Barrington Allen Shamos ed or berester Hoyt of Northfield harshall Berry Foss of Strafford Rollins of Barnstead o golden Thompson subsect senoH ad a Young of Barnstead Jones of Goffstown Bolisme

Paine

Weymouth Young of Meredith Morrison to symmetric ent of Charles Robinson of Brookfield Drake of Moultonborough Wiggin of Ossipee of the Wiggin of Ossipee Marden Marden Sceva Morgan Bailey Gutterson Marsh Austin

Wilson of Hopkinton Mr. Clarke of Atten to water Now ave Clough of Loudon and solund

> Printers Accounts. Pageavwed and to notion aO

	Poor sguimmul	Goldthwaite	Beacham
	Bassett will be a long winder of	Rogers drowmal	
	Pierce of Hillsborough	Crawford	
	Farley		
'		Sanborn of Campton	
	Bixby	Wallace	Cate
	Manning		Greenous
	Raymond	Felton	Price
	Andrews momental in nomit	Weeks brothand	lones of
	Gage	Ladd of Holderness	Taylor o
	Dodge	Kimball	Daniel
	Atwood of Pelham	Peabody vindwe/	Gibson o
	Woodbury of Weare	Goodwin	Planders
	Colby	Durgin	. Stewart.
	Smith of Alstead	Clough of Warren	Volumed
	Jackson	Dana	David
	Kingsbury of Gilsum	Stokes mintal	To sive If
	Mack		
	Osgood	Smith of Dalton	
	Reed	Haines	
		Emery anondelli H lo	boowiA
	Woodbury of Acworth	Low	Bucami
	Davis of Cornish and additional of the control of t	Evans of Shelburne	
	Booth soverell to Hebeintle	Day	
	wo(	Mason - L	Smith of

Those who voted in the negative are, Messrs.

PADRECE TO ATE	
Taylor of Derry	Jenness sudsey lo seyor
Tuck.	Smith of Durham
Sanborn of Hampton Falls	D' 1
Boyd	Buzzell rodness of Peterbor llezzell
Towle or Orange	Shorott
Burleigh	Plumer
Leavitt vans of Piermont	Plumer signat to vindential. Tebbetts of Rochester signature.
Butler	
Wiggin of Portsmouth	Donis of Aless
Waldron	Magner
Gilman	Wight boots
	Bordman of Gilford
Dinsmoor	78 / 11 7
Peirce of Dover	Tilton
Hussey	Drake of Effingham
	Ayes 96, mode 112.

Beacham

Cook of Tamworth

Haley
Sawyer
Thurston

Greenough Price

Jones of Bradford
Taylor of Canterbury

Daniell

Gibson of Newbury Flanders

Stewart Langley David

Davis of Antrim

Chandler Wilkins
Pevey

Atwood of Hillsborough

Buntin

Clark of Manchester

Morrill

Smith of Mason

Walker Ramsdell

Noyes of Nashua

Isaacs Steele

Follansbee of Peterborough

Nay

Kingsbury of Temple

Barrett
Huntington
Mason
Parker
Todd
Felt

Davis of Keene Sturtevant

Ayes 96, noes 112.

Cummings

Kingsbury of Roxbury

Wilson of Sullivan

Stearns Merriam Butterfield Kingman Hamlin

Cotton of Claremont

Grannis
Tyler
Moulton
Prentiss
Little
Cutler
Adams
Glidden
Whitcher
Prescott
Moor

Curtis Burnham

Follansbee of Grafton Blaisdell of Hanover

Dow

Hammond

Clark of Landaff

Savage Brackett Stevens Skinner

Clough of Orange

Bissell

Evans of Piermont

Gray
Johnson
Emerton
Legro
Pike
Watson
Cole.

So the negative of the question prevailed, and the first division of the fourth branch of said amendment was rejected.

The question being upon the adoption of the second division of the fourth branch of said amendment, which was by striking out all of said 1st section in chapter 77th the words following to wit:

"Every person of the religious denominations of quakers and shakers, who shall on or before the 20th day of April annually, produce to the commanding officer of the company within whose limits he shall reside, a certificate signed by two or more of the elders or overseers, and the clerk of the meeting or society with which he meets for worship, in substance, as follows:

We the subscribers, elders, (or overseers as the case may be) of the meeting of the society of do hereby certify that frequently and usually attends with said society for religious worship, is a regular member thereof, and we believe he is conscientiously scrupulous of bearing arms.

A. B. Elders (or C. D. Overseers.)

E. F., Clerk."

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Patten Pillsbury Cotton of Danville Sanborn of Deerfield Rawlins of Deerfield Sanborn of East Kingston Tuck Foss of Greenland Shannon Marston Hoit of Newington Leavitt Robinson of Poplin Dennett Garland Foss of Stratham

Tenney

Allen

Berry Rollins of Barnstead Young of Barnstead Paine Weymouth Bordman of Gilford Young of Meredith Tilton Morrison Charles Robinson of Brookfield Drake of Moultonborough Beacham Wiggin of Ossipee Haley Cate Marden Sceva

Morgan Bailey Gutterson

Marsh Austin

Wilson of Hopkinton

Knowlton

Clough of Loudon

Gookin
Page
Wilkins
Poor

Pierce of Hillsborough

Farley
Cross
Bixby
Manning
Morrill

Smith of Mason

Walker Ramsdell Raymond Dodge

Atwood of Pelham

Nay

Woodbury of Weare

Colby
Barrett
Huntington
Smith of Alstead

Jackson

Kingsbury of Gilsum

Felt Sturtevant Mack Osgood

Cook of Richmond

Howe Reed

Wilson of Sullivan

Baker Merriam Barker Woodbury of Acworth

Hamlin

Davis of Cornish

Booth
Moulton
Goldthwaite
Cutler
Glidden
Rogers
Crawford
Lang
Whitcher
Prescott

Sanborn of Campton

Curtis Wallace Wallace Wallace

Follansbee of Grafton

Holden Felton Hammond Weeks

Ladd of Holderness Clark of Landaff

Stevens

Clough of Orange Evans of Piermont

Goodwin Durgin

Clough of Warren

Dana Gray Stokes Glines Johnson Emerton

Smith of Dalton

Haines Emery Low Pike

Evans of Shelburne

Watson Day Those who voted in the negative are, Messrs.

Noves of Chester Taylor of Derry Ladd of Epping

Sanborn of Hampton Falls

Boyd Towle Burleigh

Hoitt of Northwood

Butler Peaslee .

Wiggin of Portsmouth Bassett

Waldron Gilman

Clough of Barrington

Sherburne Peirce of Dover

Hussey Jenness

Smith of Durham

Ricker Buzzell Shorey Shorey To nedgobs Plumer

Tebbetts of Rochester

Foss of Strafford Davis of Alton Stearns

Mooney Wight Mallard Fisk

Drake of Effingham hangob Tyler hands and hand Cook of Tamworth Prentiss

Sawver Thurston Greenough Price

Jones of Bradford Taylor of Canterbury

Daniell

Gibson of Newbury Hoyt of Northfield

Thompson Stewart Langley David

Davis of Antrim

Chandler

Jones of Goffstown

Pevev

Atwood of Hillsborough

Buntin

Dinsmoor Clark of Manchester Noves of Nashua

> Gage Isaacs Steele

Follansbee of Peterborough Kingsbury of Temple

Mason

Parker Parker Todd

Davis of Keene

Cummings

Kingsbury of Roxbury

Butterfield Kingman - ' warman

Cotton of Claremont

Grannis Little Adams Maile and Miller and Market -nima Green C. 116 in hollow no heardolds Moor Burnham

Blaisdell of Hanover

Dow

Kimball
Savage
Brackett
Peabody

Skinner

Bissell
Legro
Cole

Ayes 124. Noes 88.

So the affirmative of the question prevailed,

And the second division of the fourth branch of said amendment was adopted, and said words were stricken out from said title.

The question being upon the adoption of the second of the mendments to said title reported by the committee on Military Affairs,

Mr. Sanborn of Deerfield called for a division of the question; But before the question was taken upon the adoption of the first branch of said amendment,

Mr. Sanborn of Deerfield withdrew his call for a division of

the question.

Mr. Adams renewed the call for a division of said question.

The question being upon the adoption of the first branch of said amendment,

It was decided in the affirmative.

So the first branch of said amendment was adopted.

The question being upon the adoption of the second branch of said amendment,

Mr. Pillsbury called for a division of the question.

The question being upon the adoption of the first division of the second branch of said amendment,

It was decided in the affirmative. So said first division was adopted.

The second division of said question was adopted.

The third division of said question was rejected.

The question being upon the adoption of the third of the amendments reported by the committee to said title,

It was decided in the affirmative.

So said third amendment was adopted.

The question being upon the adoption of the fourth of said amendments.

Before the question was taken,

On motion of Mr. Davis of Antrim—
The House adjourned.

# FRIDAY, DECEMBER 9, 1842.

Mr. Davis of Cornish presented the petition of Lebbeus Chase and others, praying for a continuance of the geological survey of the State another year.

Ordered, That said petition be referred to the committee on

Agriculture and Manufactures. and around the

Mr. Hoit of Newtown, from the committee on Incorporations, to whom was referred the pention of Alexander Beaman and others, praying for a change of their corporate name, reported a bill entitled, "An act to change the name of the Strafford Cotton Mill Company,"

Which was read a first and second time.

Ordered, That said bill be read a third time to-morrow after-

noon at three o'clock.

Mr. Atwood of Pelham, from the committee on Military Affairs, to whom was referred the petition of the field officers of the 14th regiment of New Hampshire militia, praying for an additional officer in the 3d company of Infantry in said regiment, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their pe-

tition.

Mr. Durgin, from the same committee, to whom was referred the petition of Joseph G. Silsby and others, made a farther rereport,

Whereupon - should sail and to memison

Resolved, That the petitioners have leave to withdraw their pe-

tition.

Mr. Robinson of Poplin, from the same committee, to whom was referred the resolution directing an inquiry into the expediency of so amending the militia laws, as to make it the duty of commanding officers of companies to sign and issue the warrants to the sergeants in their respective companies, and also of making it the duty of commanding officers of companies to make returns of delinquents, made a farther report,

Whereupon-

Resolved, That the farther consideration of said petition be in-

definitely postponed a swall avail renotiting bias and a

Mr. Patten, from the same committee, to whom was referred the petition of Benjamin S. Tuttle and others, praying for an appropriation for a gun house in the 29th regiment, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Barker, from the same committee, to whom was referred the petition of Sewall P. Rawlins and others, officers of the company of cavalry in the eighteenth regiment, praying for the removal of an officer, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Sanborn of Deerfield, from the same committee on Military Affairs, to whom was referred a resolution making an appropriation for a gun house in the 12th regiment, reported said resolution without amendment.

On the question,

Shall said resolution be read a third time?

It was decided in the affirmative.

Ordered, That the resolution be read a third time to-morrow afternoon at three o'clock.

Mr. Young of Meredith, from the same committee, to whom was referred the petition of Jeremiah Robinson, jr. and others, also the petition of T. S. Robinson and others, praying for the passage of a law to prevent military officers from giving intoxicating drinks to their soldiers, made a farther report,

Whereupon-

Resolved, 'That it is inexpedient to legislate upon the subject.

Mr. Sanborn of East Kingston, from the same committee, to whom was referred the petition of Josiah G. Hadley and others, officers of the first regiment of the first brigade of New Hampshire militia, praying for the passage of an act authorizing an increase of the number of members of the 1st company of artillery in said regiment; also the petition of Geo. W. Towle and others, officers and members of said first company, praying for the same object; also the petition of Henry F. Wendell and others, members of the Rockingham Guards in Portsmouth, praying for the passage of an act authorizing an increase of the number of members of said company, and that said company may be allowed to choose by ballot a second and third lieutenant, made a farther report,

Whereupon mee to nonsideration and the said tends

Resolved, That said petitioners have leave to bring in a bill.

Mr. Prentiss, from the committee on Roads, Bridges and Canals, to whom was referred the petition of Nelson Richardson and 95 others, praying for a ferry across the Connecticut river at Hinsdale, made a farther report,

Resolved, That the farther consideration of -noqueredWn

Resolved, That the petitioners have leave to bring in a bill.

Mr. Bordman, from the same committee, to whom was referred the petition of Samuel Quarles and others, praying for a grant of a railroad from Rochester to Conway, made a farther report,

Whereupon-

Resolved, That the farther consideration of said petition be postponed to the next session of the legislature, and that the petitioners give notice thereof by publication in the Dover Gazette three weeks successively, the last publication to be thirty days before the next session of the legislature.

Mr. Bordman, from the same committee, to whom was referred the petition of Henry Tebbetts and others, praying for the grant of a railroad from Somersworth to Conway, made a farther

report,

Whereupon-

Resolved, That the farther consideration of said petition be postponed to the next session of the legislature, and that the petitioners cause notice thereof to be published in the Dover Gazette three weeks successively, the last publication to be thirty days before the next session of the legislature.

Mr. Adams, from the same committee, who were instructed to inquire into the expediency of restraining turnpike corporations from taking toll during the defective state of their respective turn-

pikes, made a farther report,

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject. Mr. Ladd of Epping, from the committee on the Judiciary, to whom was referred a bill entitled, "An act to establish a new organization of the courts of common pleas," made a report,

Whereupon-

Resolved, That it is inexpedient to legislate upon said subject. Mr. Ladd of Epping, from the same committee, to whom was referred the petition of Joel Angier, jr., praying for an alteration of the law relative to taxation, made a farther report,

Whereupon—

Resolved, That the petitioner have leave to withdraw his peti-

Mr. Atwood of Hillsborough, from the same committee, to whom was referred the petition Zebulon J. Wiggin and others, praying for the passage of an act to prevent the destruction of alewives and other fish in Piscataqua river and its branches, made a farther report, Resolved, That it is inexpedient to legislature -noquendW

Resolved, That the farther consideration of said petition be

postponed to the next session of the legislature.

Mr. Tuck, from the same committee, to whom was referred the petition of Samuel Cushman and others, praying for the passage of an act to repeal an act authorizing the appointment of auditors, made a report,

Whereupon-

Resolved, That the prayer of said petition having already been acted upon, the petitioners have leave to withdraw their petition,

Mr. Peirce of Dover, from the same committee, to whom was referred the petition of the Cheshire turnpike corporation, praying for relief in certain cases, made a farther report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Peirce of Dover, from the same committee, to whom was referred the bill entitled, "An act to repeal certain acts therein named," made a farther report,

Whereupon-

Resolved, That the farther consideration of said bill be indefi-

nitely postponed.

Mr. Peirce of Dover, from the same committee, to whom was referred the petition of James Burley and others, praying for the repeal of the second section of an act entitled, "An act in addition to an act to incorporate the Rockingham Mutual Fire Insurance Company," reported a bill entitled, "An act in relation to the Rockingham Mutual Fire Insurance Company,"

Which was read a first and second time.

Ordered, That said bill be read a third time to-morrow after-

noon at three o'clock.

Mr. Peirce of Dover, from the committee on the Judiciary, to whom was referred a bill entitled, "An act giving further powers to justices of the peace," reported that they have considered said bill, and find the provisions of the bill to be contained in the Revised Statutes;

Whereupon-

Resolved, That the farther consideration of said bill be indefi-

nitely postponed.

Mr. Atwood of Hillsborough, from the committee on the Judiciary, to whom was referred a resolution relating to the vacation of lands taken by turnpike corporations in certain cases, made a farther report,

Whereupon-

Resolved, That it is inexpedient to legislature upon the subject.

Mr. Parker, from the select committee, consisting of the delegation from the county of Cheshire, to whom was referred an address for the removal of Ezekiel P. Pierce of Chesterfield, from the office of justice of the peace for the county of Cheshire, reported the following resolution:

Resolved, That the committee consisting of the delegation from the county of Cheshire be discharged from the consideration of said address, and that the same be referred to the committee on

the Judiciary.

The question being upon the passage of said resolution,

Mr. Davis of Cornish moved that the resolution be amended by striking out all after the word "Resolved," and inserting instead thereof the words "that said address be indefinitely postponed."

And the question being put, Shall said amendment be adopted? It was decided in the affirmative. So the resolution was adopted.

The question being upon the passage of the resolution as a-

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Patten otis wellow Waldron \* Tust way Pillsbury Gilman Cotton of Danville Garland Sanborn of Deerfield Foss of Stratham Rawlins of Deerfield Palmer Sanborn of East Kingston Clough of Barrington Tuck Jenness Foss of Greenland Smith of Durham Shannon Allen Marston morgins de modus Buzzell Hoit of Newington Tebbetts of Rochester Berry Burleigh norther Davis of Alton Hoit of Newtown Mooney Leavitt Toyonall to Habain Rollins of Barnstead Hoitt of Northwood Arroad of Hillsborough ania Pour Butler Weymouth Robinson of Poplin Bordman of Gilford Mallard Wiggin of Portsmouth and Young of Meredith

Fisk of to entring entring Buntin ed mon redu Charles Andread December 1

Robinson of Brookfield Smith of Mason Blaisdell of Eaton Drake of Effingham Raymond and Madagas A

Drake of Moultonborough Andrews

Beacham

Cook of Tamworth

Sawyer a mean bon bevious Naverow editable ils ano garante Cate Marden Morgan

Jones of Bradford Taylor of Canterbury

Bailey Gutterson Daniell Marsh

Gibson of Newbury Golthwaite

Flanders

Hoyt of Northfield Gookin mediant loss Glidden bladrast to modus?

Page

Stewart Langley David Chandler

Jones of Goffstown

Poor Pevey

> Pierce of Hillsborough Blaisdell of Hanover Atwood of Hillsborough Dow boows how

Farley Cross

Bixby Manning Atheres to Mered Stevens duomatro To miggi

Morrison Clark of Manchester

Judking to symmetral

Ramsdell

Lord Noves of Nashua

Isaacs Dodge qu'antid nouseaux en 1 Haley some of nombleson of Steele and armound a six during

Thurston Woodbury of Weare

Colby Barrett Huntington Smith of Alstead Sargeant

Cook of Richmond Woodbury of Acworth Davis of Cornish of Davis of Cornish

Moulton Cutler . Adams

nemic Rogers blad policy of smilwall Thompson remignal to desir Crawford and said to modius Lang Prescott Moor

Sanborn of Campton Wilkins estado A to study Curtis got more well a tiob

Burnham

Follansbee of Grafton

Holden

Weeks

brolling to mimbre Ladd of Holderness normid

Kimball

Skinner de has beliggen on Smith of Dalton and selection

Clough of Orange visited Emery this his to consultate Bissell a salfid basso and to se Low oo salf mod spords and Evans of Piermont bond box Legro as yllatored with undi Durgin' suchasses to yel on Watson a tes at a designed lid o Day all od har is saw doing Emerton

Those who voted in the negative are, Messrs.

Mack Clarke of Atkinson Osgood Noves of Chester

Kingsbury of Roxbury Taylor of Derry Howe Reed

Ladd of Epping Robinson of Exeter

Wilson of Sullivan Sanborn of Hampton Falls

Baker Boyd Stearns To have all le courseble Tenney Merriam Dinsmoor Butterfield Peirce of Dover

Kingman has some action of Hussey web additionable Ricker Hamling Hamling Hamling

Cotten of Claremont Plumer Grannis mon bisa ni da Smodh M Foss of Strafford

Tyler door been see dodd W Young of Barnstead Prentiss ( Little Greenough Price all stops well and to sold Green the bossess as all add Knowlton was a symple but Whitcher

Davis of Antrim of the millour Wallace of old of 2000 flow and Felton oggas s has saw a ad W Morrill Walker Thus beautypage ed la Hammond

Gage Clark of Landaff

Atwood of Pelham Savage Brackett de poisse production A

Follansbee of Peterborough Peabody Kingsbury of Temple Dana Jackson Glines Mason

Johnson and most agassom A Todd Haines Pike Davis of Keene

Evans of Shelburne Sturtevant

Cole vibne diw " spreamH Cummings Ayes 136. Noes 66

So the affirmative of the question prevailed, and the further

consideration of said address was indefinitely postponed.

Mr. Gibson, from the committee on Engrossed Bills, reported that they have carefully examined and found correctly engrossed a bill entitled, "An act relating to the levy of executions."

Which was signed by the Speake.

Ordered, That the Clerk inform the Senate thereof.

Mr. Haley gave notice that he will this forenoon at half past eleven o'clock, move a reconsideration of the vote of the House, adopting the second division of the fourth branch of the first amendment proposed by the committee on Military Affairs to Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire," which amendment was by striking out all of section 1 of the 77th chapter in said title relating to the exemption of Quakers and Shakers from military duty.

Mr. Tuck gave notice that he will this afternoon move a reconsideration of the vote of the House, adopting the resolution reported by the committee on the Judiciary, relative to the petition of

Adino N. Brackett and others.

The House proceeded to the order of the day upon the oill entitled, "An act to sever a tract of land from the town of Swanzey in the county of Cheshire and annex the same to the town of Marlborough in said county,"

Which was read a second time.

Ordered, That said bill be read a third time to-morrow afternoon at three o'clock.

The House proceeded to the order of the day upon the bill entitled, "An act to annex Nash and Sawyer's location in the county of Coos to the town of Carroll in said county,"

Which was read a second time.

Mr. Bordman moved that said bill be postponed and made the special order of the day for to-morrow at eleven o'clock in the forenoon.

And the question being put, It was decided in the negative.

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in passing to a third reading, Titles XXI, XXII and XXIII of the bill entitled, "Revised Statutes of the State of New Hampshire," with sundry amendments to each of said titles, in which they ask the concurrence of the House.

The House proceeded to the consideration of Title XXI of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendments which came down from the Honorable Senate.

Said amendments were read for the information of the House.

On motion of Mr. Parker-

Ordered, That said title be referred to the committee on

the Judiciary.

The House resumed the consideration of Title XXII of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendments, which came down from the Honorable Senate.

Said amendments were read for the information of the House.

On motion of Mr. Pillsbury-

Ordered, That said title be referred to the committee on

the Judiciary.

The House proceeded to the consideration of Title XXIII of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendments which came down from the Hon. Senate,

Said amendments were read for the information of the House.

On motion of Mr. Parker-

Ordered, That said title be referred to the committee on the Judiciary.

On motion of Mr. Colby—

Resolved, That the account of George W. Bagley, captain of the Nashua Artillery company, be referred to a select committee of five.

On motion-

The House adjourned.

branch at the first an endment proposed by the reconnice of Man the second terms of th

# AFTERNOON.

On motion of Mr. Tilton-

Resolved, That the rules of the House be so far suspended, that Mr. Tilton be allowed at this time to introduce a bill.

Mr. Tilton accordingly introduced a bill entitled, "An act to incorporate the Belknap County Agricultural and Horticultural Society;"

Which was read a first time, has to done to have the list

Ordered, That said bill be read a second time to-morrow forenoon at eleven o'clock.

On motion of Mr. Tuck-

The House reconsidered their vote adopting the resolution reported by the committee on the Judiciary, relative to the petition of Adino N. Brackett and others.

Said resolution was as follows:

Resolved, That the petitioners have leave to withdraw their petition.

The question recurring upon the passage of the resolution,

Mr. Tuck moved that the resolution be amended, by striking out all after the word "Resolved," and inserting instead thereof the words "that said petition be recommitted to the committee on the Judiciary."

On the question,

Shall said amendment be adopted? It was decided in the affirmative. So the amendment was adopted.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So the resolution passed.

The House resumed the consideration of the unfinished business of yesterday.

The question being upon the adoption of the fourth of the amendments to said title reported by the committee on Military

Affairs,

Mr. Haley moved that the rules of the House be so far suspended, that he may be allowed at this time to move a reconsideration of the vote, adopting the second division of the fourth branch of the first amendment proposed by the committee on Military Affairs to Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire," which amendment was by striking out all that part of section 1, of chapter 77 in said title, which relates to the exemption of Shakers and Quakers from military duty.

And the question being put, It was decided in the negative.

So the House refused to suspend the rules.

The question recurring upon the adoption of the fourth amendment reported by the committee on Military Affairs,

Mr. Blaisdell called for a division of the question.

On the question, Shall the first branch of said amendment be adopted? It was decided in the negative. The distance of the state of the state

So the first branch of said amendment was rejected.

On the question,

Shall the second branch of said amendment be adopted? It was decided in the affirmative.

So the second branch of said amendment was adopted.

The question being upon the adoption of the fifth of the amendments to said title, reported by the committee on Military Affairs,

Mr. Pillsbury called for a division of the question.

On the question,

Shall the first branch of said amendment be adopted?

It was decided in the negative.

So the first branch of said amendment was rejected.

On the question,

Shall the second branch of said amendment be adopted?

It was decided in the affirmative.

So the second branch of said amendment was adopted.

On the question,

Shall the third branch of said amendment be adopted? It was decided in the affirmative.

So the third branch of said amendment was adopted.

The question being upon the adoption of the sixth of the amendments to said title reported by the committee,

It was decided in the negative. So said amendment was rejected.

The question being upon the seventh of said amendments,

It was decided in the affirmative. So the amendment was adopted.

The eighth, ninth, and tenth of said amendments were then severally adopted.

The question being upon the adoption of the eleventh of said

amendments,

A division of the question was called for,

The first, second and third divisions of said amendment were severally adopted.

The twelfth of said amendments was adopted.

The question being upon the adoption of the thirteenth of said amendments.

A division of the question was called for.

The question being upon the adoption of the first division of said amendment,

Mr. Pillsbury moved an amendment to the same,
Which was adopted.

The first division of said amendment was then adopted. The second division of said amendment was then adopted.

The fourteenth of the amendments reported by the committee was adopted.

The fifteenth of said amendments was rejected.

The question being upon the adoption of the sixteenth of said amendments,

Mr. Glidden proposed an amendment to the amendment,

But before the question was taken,

Mr. Glidden withdrew the amendment to the amendment.

Said sixteenth amendment was then adopted.

The seventeenth of said amendments was adopted. The eighteenth of said amendments was rejected.

The nineteenth and twentieth of said amendments were severally rejected.

The twenty first, twenty second, twenty third and twenty fourth

of said amendments were severally adopted.

The twenty fifth, twenty sixth and twenty seventh of said amendments were severally rejected.

The twenty eighth of said amendments was adopted.

The question being upon the adoption of the twenty-ninth of said amendments,

Mr. Parker called for a division of the question, The first division of said amendment was rejected.

The second and third divisions of said amendment were severally adopted.

The thirtieth of said amendments was adopted.

The thirty first of said amendments was rejected.

The thirty-second and thirty-third of said amendments were severally adopted.

The thirty fourth of said amendments was rejected.

The thirty fifth, thirty sixth, thirty seventh, thirty eighth, thirty ninth, fortieth, forty first, forty second and forty third of said amendments were severally adopted.

The question being upon the adoption of the forty-fourth of said

amendments,

Before the question was taken, phosping plas to dillism, and

On motion of Mr. Peirce of Dover—

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a bill entitled, "An act to sever a

tract of land from the town of Kilkenny, in the county of Coos, and annex the same to the town of Lancaster," with an amend-

ment, in which they ask the concurrence of the House.

The Senate concur with the House in the passage of the resolutions adopted at the June session relative to "the franki privilege," &c., with an amendment, in which they ask the concurrence of the House."

The House proceeded to the consideration of the bill entitled, "An act to sever a tract of land from the town of Kilkenny, in the county of Coos, and annex the same to the town of Lancaster," with the amendment which came down from the Hon. Senate.

On the question,

Will the House concur in the amendment made to said bill by the Hon. Senate?

It was decided in the affirmative.

So the House concurred in the adoption of said amendment.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the consideration of the resolutions relating to the franking privilege, which came down from the Hon. Senate.

The question being upon the adoption of said resolutions,

On motion of Mr. Parker-

Ordered, That said resolutions, be referred to the select committee who have that subject under consideration.

And then on motion-

The House adjourned.

### SATURDAY, DECEMBER 10, 1842.

Mr. Stokes presented the petition of John Crocker and others, praying for a grant of a Railroad from Somersworth to Conway.

Ordered, That said petition be referred to the committee on

Roads, Bridges and Canals.

Mr. Burnham presented the memorial of John W. Tappan and others, and the memorial of Aurelius Dickinson and others, remonstrating against the removal of Philemon Tolles, lieutenant colonel of the fifteenth regiment of New Hampshire militia.

Ordered, That said memorials be referred to the committee

On Military Affairs.

Mr. Davis of Cornish, from the committee on Towns and Parishes, to whom was referred the petition of Samuel Goss and others, praying that a tract of land may be severed from the town of Amherst and annexed to the town of Milford, reported a bill to disannex a tract of land from the town of Amherst and annex the same to the town of Milford,

Which was read a first and second time.

Ordered, That the bill be read a third time Monday afternoon

at three o'clock.

Mr. Davis of Cornish, from the same committee, to whom was referred the petition of Lowell Eastman and others, praying that a tract of land be severed from the town of Deerfield and annexed to the town of Epsom, made a farther report,

Whereupon-

Resolved, That the farther consideration of said petition be

postponed to the next session of the Legislature.

Mr.Peirce of Dover, from the committee on the Judiciary, to whom was was referred Title XXII of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendments made to said title, with the amendments made to said title by the Hon. Senate, reported said title with the amendments made by the Hon. Senate, without farther amendment.

The question being upon said amendments made by the Hon.

Senate,

The House concurred in the adoption of the eight several amendments made by the Senate to said title.

Ordered, That the Clerk inform the Senate thereof.

Mr. Tebbetts of Rochester gave notice that he shall hereafter move a re-consideration of the vote of the House, postponing indefinitely the address for the removal of Ezekiel P. Pierce,

Agreeably to a vote of the House,

The Speaker announced the appointment of Messrs. Colby, Flanders, Atwood of Pelham, Poor, and Sceva, as the select committee of five, to whom was referred the account of George W. Bagley, captain of the Nashua Artillery company.

The Speaker announced the appointment of Messrs. Clark of Manchester, Blaisdell, and Page, as the select committee to whom was referred Title XXX of the bill entitled, "Revised Statutes

of the State of New Hampshire."

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a bill entitled, "An act to consti-

tute the town of Bennington," with an amendment in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing bill, with the amendment which came down from the Hon. Senate.

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendment.

Ordered, That the Clerk inform the Senate thereof.

Mr. Peirce of Dover, from the select committee, to whom was referred the message of His Excellency the Governor enclosing certain documents relating to the franking privilege, and also sundry resolutions of the House upon the subject, with amendments proposed to said resolutions by the Hon. Senate, by leave, reported said resolutions with an amendment to said amendments.

The question being upon the adoption of said amendment to

It was decided in the affirmative. grodene

So the amendment to the amendment was adopted.

The House then concurred with the Senate in the adoption of their amendment as amended. It and to solution the adoption of

Ordered, That the Clerk request the concurrence of the Senate in the adoption of the amendment made by the House to the amendment of the Hon. Senate.

Mr. Atwood of Hillsborough, from the committee on the Judiciary, by leave, made a report,

Whereupon-

Resolved, That the committee on the Judiciary be discharged from the farther consideration of the petition of James Eaton and others, and that the same be referred to the select committee, to whom was referred Title XVII of the bill entitled, "Revised Statutes of the State of New Hmpshire."

Mr. Doe, from the committee on Military Accounts, to whom was referred the account of Danforth Jewell, reported a resolution, allowing to Danforth Jewell the sum of forty dollars,

Which was read a first and second time.

Mr. Doe moved an amendment to said resolution,

Which was adopted.

Ordered, That the resolution be read a third time Monday afternoon at three o'clock

Mr. Davis of Cornish submitted the following resolution: Tresolved, That Title XII of the bill entitled, "Revised Stat-

utes of the State of New Hampshire," be referred to a select committee, with instructions to report the same in a new draft.

The question being upon the passage of the resolution, Mr. Barker moved that the resolution lie on the table;

And the question being put,

It was decided in the negative.

The question recurring upon the passage of the resolution,

It was decided in the affirmative.

So the resolution passed,

And said title was accordingly referred to a select committee.

Mr. Noyes of Nashua gave notice that he will, on Monday next, ask leave to introduce a bill in amendment of an act, passed at the last June session entitled, "An act to constitute the town of Nashville."

The House proceeded to the order of the day upon the bill entitled, "An act to incorporate the Belknap County Agricultural and Horticultural Society,"

Which was read a second time.

The question being upon the third reading of said bill,

On motion of Mr. Sanborn of Deerfield— Ordered, That the bill lie on the table.

On motion of Mr. Parker-

Resolved, That the rules of the House be so far suspended that all bills and resolutions which were in order for a third reading this afternoon, be read a third time at the present time.

The House accordingly proceeded to the order of the day upon bills of the following titles and the following resolutions, to wit:

"An act in relation to the Rockingham Mutual Fire Insurance

Company;"

"An act to sever a tract of land from the town of Swanzey in the county of Cheshire, and annex the same to the town of Marlborough in said county;"

"An act to change the name of the Strafford Cotton Mill Com-

pany;"
"A resolution appropriating the sum of fifty dollars for the completion of the gun house for the use of the artillery company in the 12th regiment;"

Which were severally read a third time.

Resolved, That they pass, and that the titles of the bills be as aforesaid.

Ordered, That the Clerk request the concurrence of the Sen-

The House proceeded in the order of the day upon the bill en.

titled, "An act to annex Nash and Sawyer's Location in the county of Coos, to the town of Carroll in said county,"

Which were read a third time.

Mr. Eastman moved that the bill lie on the table,

And the question being put,
It was decided in the negative.
On the question, shall the bill pass?
It was decided in the affirmative.

So the bill passed.

Resolved, That its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Sanborn of Deerfield-

The House resumed the consideration of the bill entitled, "An act to incorporate the Belknap County Agricultural and Horticultural Society."

On motion of Mr. Sanborn of Deerfield

Ordered, That said bill be referred to the committee on Incorporations.

Agreeably to a vote of the House,

The Speaker announced the appointment of Messrs. Peirce of Dover, Tenney, Fisk, Jones of Bradford, Pierce of Hillsborough, Parker, Davis of Cornish, Clark of Landaff and Day as the select committee of nine, to whom was referred Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire," with instructions to report said title in a new draft.

Mr. Peaslee submitted the following resolution:

Resolved, That the select committee to whom is referred Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire," be instructed to report provisions for a system of voluntary enlistment, with suitable compensation for each volunteer, upon the basis of the present regimental divisions.

The question being upon the passage of the resolution,

On motion-

Ordered, That the resolution lie on the table.

On motion of Mr. Holden-

Resolved, That when the House adjourn this forenoon, they adjourn to meet again on Monday next, at two o'clock in the after-

On motion

The House adjourned

the our of the prechese and, the settlement of appreciation that the particular tribes clausing the first for the set larges, and their

# MONDAY, DECEMBER 12, 1842.

Mr. Foss of Stratham, from the select committee, to whom was referred so much of the message of His Excellency the Governor; as relates to the share of the proceeds of the sales of the public lands allotted to this State, and to whom was referred the report and resolutions of the Honorable Senate relating to this subject, reported the same report and resolutions without amendment, which were as follows:

#### REPORT.

"By an act of the Congress of the United States, approved September 4th, 1841, the State of New Hampshire is entitled to the sum of \$9,955 14, it being her proportion of the proceeds of the sales of the public lands, agreeably to the provisions of said act distributing the net proceeds arising therefrom, amongst the several States. The proceeds arising from these sales have heretofore gone into the treasury of the United States, and like all other sources of revenue have been applied to defray the expenses of the general government. This disposition of the funds arising from this source, has been beneficial to all parts of the country, all deriving the equal benefits resulting from its appropriation towards the general expenditure. The proposition, therefore, to distribute this source of revenue, aside from the question of its constitutionality, is one of extreme folly, burthensome to the people of the several States, to whom it holds out the prospect of receiving as a gift from the general government, a small pittance, to be again returned to the treasury of the United States in a two fold ratio by the imposition of additional taxes, imposed upon the people by a high tariff, to supply the deficiency created in the treasury by this iniquitous and unjust distribution of an important portion of the revenues of the country, designed for the "common benefit" of all the States. Perhaps the inquiry might with great propriety be made, if there is now, or for some time to come, is it likely that there will be any net proceeds arising from this source of the public revenue? So far, it is believed the general government, instead of deriving any profits from the sales of the public lands, has actually suffered much loss. By official documents, it appears that the cost of these lands to the government up to Sept. 30, 1839, exclusive of the cost of the Indian wars, growing out of the purchase and the settlement of treaties with the various Indian tribes claiming the titles to these lands, and their

removal from them was \$135,055,025 04, and that the gross receipts amounted to the sum of \$116,198,179 15, leaving a balance due to the treasury of \$18,856,845 89, an important item in the present embarrassed state of our national treasury .-That Congress possesses no power to collect revenue for the purpose of distribution, will not be questioned by any one who is at all familiar with the powers delegated to it by the constitution of the United States. The receipts from customs may with as much propriety be distributed among the several States, as those derived from the sales of the public lands, both being sources of revenue designed to meet the current expenses of the general government. A large portion of the money expended for the purchase of the Indian titles to these lands, was derived from the customs. If Congress possesses no power to distribute revenue thus collected, that power could not be acquired by the purchase of, or by the sale of these lands, because to admit the right of Congress to distribute the proceeds arising from these sales, would be in fact to contend that Congress might tax the people to any extent for the purpose of distribution, providing that instead of directly distributing the revenue derived from customs, they first expended the moneys thus received in the purchase of lands, the proceeds of the sales of which they then distributed. There is no difference in the principle between a distribution arising from the sale of lands purchased with the funds of the general government, and that of a direct distribution of the revenues of the country derived from other sources. Congress has undoubtedly the right to raise revenue to meet the necessary expenditures of the general government, but this right so necessary to sustain the government, was never designed to confer upon it the power to distribute any portion of that revenue to the several States. The extreme folly of conferring such a power, must be apparent when it is remembered, that for every dollar thus distributed, it becomes necessary to impose additional taxes upon the people to supply the deficiency thus created, and that in order to return to the treasury the amount thus abstracted, the people are obliged to pay all the expenses of its re-collection.

'That portion of the public lands, lying within the territories of Iowa, Florida, and west of Mississippi, the States of Louisiana, Alabama, Mississippi, Arkansas and Missouri was acquired by purchase from France and Spain, and the Indiantribes, and paid for out of the United States treasury." They have thus become the property of the general government and constitute a fund which should be sacredly preserved, to meet the expenses of that

government, and thus relieve the people of an important item in

the amount of taxes imposed upon them for its support.

One argument often adduced in favor of a distribution of the proceeds of the sales of the public lands, is that many of those lands were ceded by the States to the Union, and consequently that the proceeds arising from these sales should be distributed among the several States. These lands, it should be remembered, were ceded for the common benefit of the United States. In no way can the funds arising from the sale of these lands be disposed of with equal advantage to all the people of all the States, or for the common benefit of the Union, as by being applied to defraying the necessary expenditures of the general government. Congress, by a resolution of the 10th of October, 1780, declared "that the unappropriated lands which may be ceded to the United States by any particular State, shall be disposed of for the common benefit of the United States." This solemn pledge, thus given by Congress to the States making the cessions, was most wantonly violated when that body assumed the power to distribute among the States a fund designed for the 'common' benefit of the whole Union, and one which they were bound by every principle of honor to appropriate in the manner; in which Congress itself had declared it should be appropriated, if ceded by the States. State of Virginia insisted on a guaranty from Congress, that the lands ceded should be disposed of for the common benefit of all the States, and consented to make her cession with this express understanding; to prevent all cavil, she stipulated that it should constitute a common fund. In her deed of cession she says; 66 That all lands within the territory so ceded to the United States, shall be considered a common fund, for the use and benefit of such of the United States as have become or shall become members of the confederation, or federal alliance of the said States, Virginia inclusive, according to their usual respective proportions in the general charge and expenditure, and shall be faithfully and bona fide disposed of for that purpose, and for no other purpose whatsoever." By distributing to the States the revenue received from the sales of the lands thus ceded, the moneys derived from those sales instead of being applied to "the general charge and expenditure of the United States," to which object and no other, as appears by the deeds of cession they were to be applied, are received into the treasuries of the several States, and instead of constituting a source of revenue to the United States, become a part of the revenues of each State and may be appropriated by the several State Legislatures, not to defray "the general charge and expenditures" of the whole Union; but to defray the expen-

ses of the State government, or to be applied towards the extinguishment of the debts of the several States. Other States ceded their claims to the general government on the same ground as Virginia, and "for the express purpose of contributing towards a permanent revenue for the Union." This source of revenue, designed to be permanent, is entirely cut off by the adoption of a system of distribution, and the necessity of resorting to the imposition of additional taxes upon the people must be the necessary consequence of an act, which draws from the United States treasury an amount estimated to average yearly between three and four millions of dollars. Who does not see that this amount drawn from the general treasury, to be given to the several States, must create a deficiency in that treasury which must be supplied from some other source, and the folly of that government is plainly exhibited, which instead of applying its resources towards the payment of its own debts, or to meet its own current expenses, distributes an important amount of its revenues, with no other object in view than to create a necessity to collect from its citizens an amount equal to that distributed, together with an additional sum sufficient to defray the expenses attendant upon returning to that same treasury the money thus wickedly, wantonly and unjustly abstracted from it.

The power of Congress to make this distribution, notwithstanding its injustice, its folly and the additional burthens thrown upon the people in consequence of the adoption of such a system, is claimed by a large portion of the citizens of the United States. The reasons urged for the adoption of a system so unjust in its operations, are, the right that Congress possesses over this whole subject, and the peculiar circumstances in which many of the States have been thrown by a reckless and mad system of internal improvements carried beyond the bounds of reason, involving immense expenditures of money on objects in many cases entirely uncalled for and worse than useless, and plunging the States into an amount of indebtedness, from which they can by strict economy and the persevering industry of their own citizens only be relieved. The power claimed by Congress over this whole subject is not, however, so clear as those who advocate the system would have us believe. That clause of the constitution under which the power is claimed, if it is to be construed as giving to Congress the power to distribute to the several States the proceeds arising from the sale of the public property of the Union, is indeed a power dangerous in its tendency, and might, in the hands of a corrupt Congress, be used to destroy the rights of the States, to make those States dependent upon the bounty of the

general government for their very existence, and be used to impose upon the people an amount of taxes which would palsy all their energies, and reduce them to a condition worse than that of the serfs of Russia. The clause referred to reads; "the Congress shall have power to dispose of and make all needful rules and regulations respecting the territory, or other property belonging to the United States." Will it be contended, that under this clause Congress possesses the power to dispose of the property of the Union, other than that of the public lands, and distribute the same to the several States? And yet the power given to Congress over the "other property" is as broad and extensive as that conferred upon them over the public lands. If they possess the power to distribute money from the treasury obtained by the sale of a particular description of property, they also possess the power to distribute the moneys arising from the sales of any and of every description of property belonging to the general government. Can it be that a power so extensive, and one which places at the disposal of Congress the property of every individual in the community, was intended to be conferred upon it by the framers of our constitution? For if Congress possesses the power claimed, they may impose taxes to any extent, not for the purpose of raising revenue, but for the purpose of converting that revenue into some description of property, to be afterwards disposed of for the very purpose of distributing the proceeds arising from the sale of that property, among the several States.

The indebtedness of many of the States has been urged as a reason why Congress should exercise this power, and thus relieve those States from their present embarrassments. This reason would hardly be deemed a sufficient one for the exercise by Congress of a power not delegated to it; but even granting to Congress this power, the relief thus furnished to the indebted States would be trifling and unimportant. The amount of indebtedness of the several States is estimated at \$200,000,000. If the proceeds of the sales of the public lands should amount to the sum of \$3,000,000 annually, the proportion which the indebted States would receive, would amount to about 2,000,000 of dollars, a sum which would pay only one sixth part of the annual interest of the debts due from the several States, and altogether insufficient to relieve them from their present embarrassed condition; nor would this amount, annually distributed to the States, restore confidence in State securities. Confidence in State credits has been lost by the reckless manner in which they have plunged into debt, by the extravagant expenditures which they have made, and by a system adopted of placing State securities in the hands of our

modern "Shylocks," to be disposed of on almost any condition, provided the money, or in some instances, the promise of a worthless bank could be procured in exchange for it. Confidence in State credits will only be restored by a resort on the part of the indebted States to taxation. When it is known that the indebted States are determined to fulfil their obligations, and that they have and will continue to provide the means necessary to meet all their liabilities, then, and then only, will confidence be again restored, and the people of the several States will no longer be pained by beholding the securities of their respective States hawked about for sale from one extremity of the country to the other, as things of comparatively no value.

Perhaps one of the strongest reasons (aside from the unconstitutionality of the system of distribution) which could be urged against the exercise of this power by Congress, was the fact, that this source of the public revenue could not well be spared from the treasury at the time of the passage of the act. The treasury itself was declared to be in a state of absolute bankruptcy, and so pressing were the demands upon it that an act was passed at the same Congress, authorizing a loan to the amount of several millions of dollars beyond the amount directed to be distributed, and the agents of government sent in all directions to procure the loan at the same time that the process of distribution was going on, or the revenue from the sale of the public lands was being

collected for the purpose of being distributed.

By the passage of the act of Sept. 4th, 1841, which authorizes the appointment of an agent by the Governor or by the Legislature, "to receive from the United States Treasury the amount belonging to New Hampshire under the provisions of said act," His Excellency the Governor having declined, as appears by his communication addressed to the Senate and House of Representatives, to appoint such agent, the question presents itself, whether the Legislature will appoint an agent and direct the receipt into the treasury of this State, of the amount belonging to New Hampshire, agreeably to the provisions of the act of Congress.

However desirable it might be that the citizens of this State should be relieved of taxation to the amount of this fund, \$9,-955,14, yet the committee cannot recommend either the appointment of an agent or the reception of the money by the Legislature, believing that the people of this State have already sufficiently experienced the curse, by the reception of the surplus money at the session of 1836-7, which must ever attend monies coming into our state treasury by donations from the general government. By receiving monies thus distributed, the legislature are

in fact lending their countenance to a system of taxation, so far as our State expenditures are concerned, that is not only new, but operates unequally upon the people. Under our system of taxation for the support of the State government, the tax falls upon those who possess property; but the money obtained from the people for the purchase of the public lands was raised by a tax upon articles of consumption, and the amount of this tax thus paid by the poor man is equal, and in some instances more than that paid by the rich. When received into the State treasury and expended for State purposes, it goes to relieve from his just proportion of the public burthen the wealthy man, and indirectly taxes the poor man, not according to the amount of property he may possess, but according to the amount of the dutiable articles which he may consume. Should this system continue, should New Hampshire take her proportion of the spoils, and should that proportion hereafter amount to a sum sufficient annually to pay our whole State expenses, then our whole system of State taxation would be changed, and our citizens, instead of paying a tax in proportion to their property, would be indirectly taxed per capita. The State would, by the adoption of this system, become a dependent on the general government, and humbly look, year after year, to that government for its pittance, wherewith to pay the salaries of our Governors, Legislatures and magistrates.

The constitutionality of the act of Congress of the United States of Sept. 4, 1841, has well been questioned. Should New Hampshire therefore consent to receive her proportion of this fund by that act, she tacitly acknowledges the power claimed for Congress to authorize this distribution. It is to be hoped that by no act on the part of the Legislature, they will aid in imposing upon the country a permanent system of distribution, degrading to the States, unjust in its operation, and having for its object the imposition of additional burthens upon the people, who must and will be taxed to supply the deficiency created in the U. S. treasury, by distributing to the States so important a source of revenue as is that derived from the proceeds of the sales of the public

lands. T. P. TREADWELL,

for the committee.

Resolved by the Senate and House of Representatives in General Court convened, That the Congress of the United States are not authorized by the constitution to pass any act, distributing to the States "the proceeds arising from the sales of the public lands or that arising from the sales of any other description of property belonging to the United States; and that the adoption of

such a system tends to impoverish the treasury and create a necessity for the imposition of additional taxes upon the people, altogether unnecessary, if this source of revenue was applied to the

general charge and expenditure of the United States.

Resolved, That this Legislature hereby decline to receive that portion of "the proceeds of the sales of the public lands," assigned to the State of New Hampshire, agreeably to the provisions of the act of Congress, entitled, "An act to appropriate the proceeds of the public lands and to grant pre-emption rights," approved September 4, 1841, and that our Senators in Congress be instructed, and our Representatives requested to use their best exertions to have the same applied to the general charge and expenditure of the United States; and that they be requested to lay these resolutions before both Houses of Congress.

The question being upon the adoption of said report and reso-

tions,

Mr. Follansbee of Peterborough offered an amendment to the second of said resolutions, which was by striking out all of the second resolution after the word "Resolved," and inserting the

following:

"That the treasurer of this State be and hereby is authorized to receive that portion of the proceeds of the sales of the public lands assigned to the State of New Hampshire, agreeably to the provisions of the act of Congress entitled, 'An act to appropriate the proceeds of the sales of the public lands and to grant preemption rights,' approved Sept. 4, 1741, and place the same in the treasury of this State, to be appropriated for the expenses of the State."

The question being upon the adoption of said amendment,

Before the question was taken,

On motion of Mr. Tuck-

Ordered, That the report and resolutions lie on the table.

On motion of Mr. Knowlton-

Resolved, That the select committee, to whom was referred the petition for the removal of the judge of probate for the county of Merrimack, be empowered to send for persons and papers.

Mr. Foss of Stratham, moved that the report of the select committee upon the subject of the printing of the Revised Statutes be now taken up and considered,

And the question being put, It was decided in the negative.

So the House refused to resume the consideration of said report.

On motion of Mr. Eastman-

The House resumed the consideration of Title VIII of the

bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments reported to said title by the select committee,

Before the question was taken, On motion of Mr. Tuck- untalking a subject to

Ordered, That said title lie on the table.

Mr. Drake of Moultonborough moved that the House adjourn, And the question being put, The transport to the sill the and

It was decided in the negative. s show of any out to also

So the House refused to adjourn. That A nodmany & Land

Mr. Little, by leave, presented the account of Abira Fisk.

Ordered, That said account be referred to the committee on

The House proceeded to the order of the day upon the bill, to disannex a tract of land from the town of Amherst and annex the same to the town of Milford, Which was read a third time. unnother to sedemille

The question being upon the passage of the bill, bus to brooms

On motion of Mr. Ramsdell- blow all nette doubloses browns

Ordered, That said bill be put upon its second reading for the purpose of amendment. In ou che R and to remare a set

Mr. Ramsdell moved that the bill be amended by adding thereto a title, which was as follows: Who state out of bear remember.

"An act to disannex a tract of land in the town of Amherst, from said Amherst, and annex the same to the town of Milford."

The question being upon the adoption of the amendment, It was decided in the affirmative, is ed or smile and to via

So the amendment was adopted.

The question being upon ordering said bill to a third reading, On motion of Mr. David - nother and nothering out a roll of

Ordered, That the bill be laid upon the table and made the special order of the day for to-morrow at eleven o'clock in the forenoon.

The House proceeded in the order of the day upon the resolution in favor of Danforth Jewell, to become sell not notified said

Which was read a third time. The word of the was read a third time.

Resolved, That the resolution pass. and and to seed all Ordered, That the Clerk request the concurrence of the Senutes be now taken up and considered. ate therein. On motion of Mr. Pillsbury- and soiled noiseup edr ha A

The House resumed the consideration of the resolution fixing on a day on which the business of the present session may be brought to a close.

Mr. Colby moved that the resolution be amended by striking

out the words "Thursday the fifteenth," and inserting instead thereof the words "Saturday the seventeenth."

The question being upon the adoption of the amendment,

Mr. Cotton of Claremont moved that the resolution lie on the table,

And the question being put,

The ayes and noes were called for. But before the question was taken, Mr. Cotton withdrew said motion.

The question recurring upon the adoption of the amendment,

It was decided in the affirmative. So the amendment was adopted.

The question recurring upon the passage of the resolution,

Before the question was taken, On motion of Mr. Johnson—

Ordered, That the resolution lie on the table. Pursuant to previous notice and by leave,

Mr. Chandler introduced a bill entitled, "An act to incorporate the Piscataquog Railroad Company,"

Which was read a first and second time.

On motion of Mr. Chandler—

Ordered, That the bill be referred to the committee on Incorporations.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in passing to a third reading Title XIX of the bill entitled, "Revised Statutes of the State of New Hampshire," with sundry amendments, in which they ask the concurrence of the House.

The Senate concur with the House in the adoption of their amendment to the amendment made by the Senate to the resolution relating to the franking privilege."

The House proceeded to the consideration of the foregoing title with the amendments which came down from the Honorable Senate,

Said amendments were read for the information of the House. On motion of Mr. Parker—

Ordered, That said title be referred to the committee on the Judiciary, is to noderable to referred to the committee on

Mr. Tuck, from the committee on the Judiciary, to whom was referred Title XXI of the bill entitled, "Revised Statutes of

the State of New Hampshire," with the amendments made by the Senate to said title, reported the same amendments with sundry additional amendments.

The House proceeded the to consideration of the foregoing

amendments to said title.

The House concurred with Senate in the adoption of the first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth and eleventh of said amendments.

The question being upon concurring with the Senate in the

adoption of the twelfth of said amendments,

Before the question was taken,

On motion of Mr. Day-

Ordered, That said title lie on the table.

On motion of Mr. Cole-

The House adjourned

#### TUESDAY, DECEMBER 13, 1842.

Mr. Tebbetts of Rochester presented the account of Daniel W. Dana, captain of a company of artillery in the 39th regiment.

Ordered, That the same be referred to the committee on Mil-

itary Accounts.

Mr. Knowlton presented the account of Straw & Emery.

Ordered, That said account be referred to the committee on

Mr. Tebbetts of Rochester presented the petition of Isaac Twombly, praying that a part of his farm may be severed from the town of Somersworth and annex the same to the town of Rochester.

Ordered, That said petition be referred to the committee on

Towns and Parishes.

Mr. Bordman, from the committee on Roads, Bridges and Canals, to whom was referred the petition of John Crocker and others, praying for a grant of a railroad from Somersworth to Conway, made a report,

Whereupon-

Resolved, That the farther consideration of said petition be postponed to the next session of the Legislature, and that notice thereof be published in one of the papers in Dover.

Mr. Clarke of Atkinson, from the same committee, to whom was referred the petition of John Ramsey and others, the petition of Ephraim Hackett and others, the petition of Israel Fuller and others, the petition of Timothy Danforth and others, the petition of J. C. Patterson and others, the petition of Levi Wilkins and others, the petition of Josiah Russell, jr. and others, and the petition of George Barrett and others, all praying for a charter for a railroad from Wilton to Nashua or Merrimack, made a farther report, Whereupon-

Resolved, That the farther consideration of said petition be

postponed to the next session of the legislature.

Mr. Foss of Greenland, from the committee on Roads, Bridges and Canals, to whom was referred the petition of Russell Arrington and others, praying for leave to erect a bridge over the Connecticut river, between Lyman and Barnet, Vermont, made a farther report,

Whereupon-

Resolved, That the farther consideration of said petition be postponed to the next session of the Legislature with an order of notice.

Mr. Tuck, from the committee on the Judiciary, to whom was referred Title XIX of the bill entitled, "Revised Statutes of the State of New Hampshire," which came down from the Honorable Senate, reported the said title with sundry amendments to said amendments. Of the garaged nog

The House concurred with the Senate in the adoption of the first of their said amendments.

The question being upon concurring with the Senate in the adoption of the second of said amendments,

It was decided in the negative.

So the House non-concurred with the Senate in the adoption of said amendment.

The House concurred with the Senate in the adoption of the

third, fourth, fifth and sixth of said amendments.

The House concurred with the Senate in the adoption of the seventh of their said amendments with an amendment to said amendment reported by the committee.

The House concurred with the Senate in the adoption of the

eighth, ninth, tenth and eleventh of said amendments.

The House concurred with the Senate in the adoption of the twelfth of said amendments with an amendment to the same, reported by the committee.

The House concurred with the Senate in the adoption of the Foss of Streem

thirteenth, fourteenth, fifteenth, sixteenth and seventeenth of said amendments.

The House concurred with the Senate in the adoption of the eighteenth of said amendments with an amendment to the same, reported by the committee.

The House concurred with the Senate in the adoption of the

nineteenth of said amendments.

The twentieth of said amendments made by the Honorable Senate was by inserting before the 1st section of the 156th chapter

in said title, the words following, to wit:

"Every county in this State that has not a fireproof safe belonging to the same, shall provide a suitable fireproof safe for the records and papers, at the expense of the county, at some suitable place in such county within one year from the first day of January next, and it shall be the duty of the court of common pleas to appropriate the money necessary for that purpose in all counties destitute of such safe."

The amendment reported by the committee on the Judiciary to said amendment was, by striking out the word "the" before the word "records," and inserting instead thereof the word "all," and by striking out the word "and" after the word "records," and inserting instead thereof the word "files," and by inserting after the word "papers," the words "of the county," and by striking out the words "at the expense of the county."

The question being upon concurring with the Senate in the adoption of their said amendment, with the amendments to the same

reported by the committee,

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Patten Noves of Chester Pillsbury Porter Taylor of Derry Ladd of Epping Tuck Robinson of Exeter Foss of Greenland Shannon of an anamonous as Marston Sanborn of Hampton Falls Gilman suppose swoll add Boyd

Hoit of Newington Towle Burleigh Leavitt Hoitt of Northwood Butler de in hemoger insulment Peaslee partition and add Robinson of Poplin Dennett ermono emoli en l Wiggin of Portsmouth Waldron stimmoo all yd benog

Foss of Stratham

m-na-	707.1
Tenney	Walker
Palmer	Ramsdell
Dinsmoor	Raymond
Clough of Barrington	Noyes of Nashua
Peirce of Dover	Andrews
Edgerly	Gage
	Isaacs notquico lo produce
Smith of Durham	Dodge
Jones of Farmington	Atwood of Pelham ood and log
Allen	Steele
Ricker	Follansbee of Peterborough
Buzzell	Nay
Downing	Kingsbury of Temple
Tebbetts of Rochester	Woodbury of Weare
Berry	Colby
Bordman of Gilford	Barrett
Mallard	Huntington Moll De aved
Young of Meredith	Smith of Alstead Voccole
Tilton	Tackson Dastatras o an log
Wiggin of Ossipee	Sargeant of memilio to anside T
Halev	Mason
Sawyer	Parker
Marden	Kingsbury of Gilsum
Greenough	Todd
Price	Felt zemado
Taylor of Canterbury	Davis of Keene
Dickey	Sturtevant
Gookin	Cummings Hold to Hobard
David dalamo lo arve	Mack marlguin't washed
Davis of Antrim	1.20012
Chandler	Osgood Cook of Richmond
Wilkins	Vincebase C.P.
Jones of Goffstown	Kingsbury of Roxbury
Pevey	Wilson of Sullivan
Bassett	and the second s
Pierce of Hillsborough	Stearns brollers to senot
Atwood of Hillshammel	
Atwood of Hillsborough Cross	Kingman Railey
	Cotton of Claremont Hostolling
Bixby Bollo	Prentiss
Manning Runtin noande	Goldthwaite nista A Little noshiw
Buttetti	Little homadon to nosh W
Morrill	Adams

Crawford

Lang Green

Whitcher Prescott Moor

Sanborn of Campton Curtis

Follansbee of Grafton

Holden Holden

Hammond

Clark of Landaff

Liscomb Mineral Minera

Stevens Bissell

Those who voted in the negative are, Messrs.

Clarke of Atkinson Cotton of Danville

Hoit of Newtown

Sherburne Davis of Alton

Mooney Rollins of Barnstead Tebbetts of Gilmanton

Wight Neal Fisk

Fisk Morrison Charles

Robinson of Brookfield

Eastman

Blaisdell of Eaton Drake of Effingham

Lord

Drake of Moultonborough Cook of Tamworth

Cate Sceva

Morgan

Jones of Bradford

Bailey
Gutterson
Daniell
Austin

Wilson of Hopkinton

Knowlton

Clough of Loudon Gibson of Newbury Hoyt of Northfield

Doe Norris Page

Page
Thompson
Stewart
Farley

Smith of Mason Howe

Reed Barber Butterfield

Woodbury of Acworth

Hamlin

Davis of Cornish

Cutler Rogers Wallace Dow Weeks

Evans of Piermont Clough of Warren

Dana
Gray
Stokes
Glines
Johnson
Emerton

Haines and the state of the Watson with the State of Shelburne and the Ewans of Shelburne and the Ewan

Myes 127, noes 70, observed which WIXX star guiogerol edi of

So the affirmative of the question prevailed, and the House concurred with the Senate in the adoption of the twentieth of their amendments, with the amendment to the same reported by the committee on the Judiciary.

The House concurred with the Senate in the adoption of the

twenty-first of said amendments.

The House non-concurred with the Senate in the adoption of

the twenty-second of said amendments.

The House concurred with the Senate in the adoption of the twenty-third of said amendments, with an amendment to the same reported by the committee on the Judiciary.

Ordered, That the Clerk inform the Senate of the action of

the House upon said amendments.

Mr. Parker, from the select committee to whom was referred Title XII of the bill entitled, "Revised Statutes of the State of

New Hampshire," reported the following resolutions:

1. Resolved, That the infantry companies be required to perform no military duty, except to present arms for inspection in the month of May, and shall receive no compensation: officer drills to be continued.

2. Resolved, That the volunteer companies be required to perform all the duties now required by law, and to be paid two dol-

lars annually by the State. 2000 edi of bebyeoorg eshell ed!

out by the Governor to repel invasion, suppress insurrection and execute the laws.

Mr. Pillsbury moved that the resolutions lie on the table; HAnd the question being put, rolai and the control of the control o

It was decided in the negative.

So the House refused to lay the resolutions upon the table.

The question being upon the passage of the resolutions, and of On motion of Mr. Peirce of Dover—

Ordered, That the resolutions be postponed and made the special order for this afternoon at four o'clock. We do not on the special order for this afternoon at four o'clock.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Rep-

resentatives in passing to a third reading Titles XXIV and XXVII of the bill entitled, "Revised Statutes of the State of New Hampshire," with sundry amendments to each of said titles, in which they ask the concurrence of the House."

The House proceeded to the consideration of the amendments to the foregoing title XXIV which came down from the Hon. Senate.

The question being upon concurring with the Senate in the adoption of the first of said amendments,

It was decided in the negative.

So the House non-concurred with the Senate in the adoption of said amendment.

The House concurred with the Senate in the adoption of the

remainder of said amendments.

Ordered, That the Clerk inform the Senate of the action of

the House upon said amendments.

The House proceeded to the consideration of the foregoing Title XXVII, with the amennments which came down from the Hon. Senate.

The House concurred with the Senate in the adoption of all of said amendments.

Ordered, That the Clerk inform the Senate thereof.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in passing to a third reading. Title VI of the bill entitled, "Revised Statutes of the State of New Hampshire," with amendments in which they ask the concurrence of the House."

The House proceeded to the consideration of the amendments to the foregoing title which came down from the Honorable Sen-

All of said amendments were severally concurred in by the House.

Ordered, That the Clerk inform the Senate thereof.

On motion of Mr. Savage-

Resolved, That the committee on Public Lands be instructed to inquire and report to the House what means, if any, are expedient to be taken to protect the lands of the State from trespassers and other depredators.

On motion of Mr. Tebbetts of Rochester-

Resolved, That Mr. Laighton of Portsmouth have leave of absence after this day, and that the clerk be directed to make up his pay roll accordingly, w august enter and I was and I was a series of I was a series

Mr. Wilson of Hopkinton submitted the following resolution: Resolved, That when the House adjourn in the afternoon, they adjourn to meet again at nine o'clock the next forenoon, until otherwise ordered.

On motion of Mr. Peirce of Dover—
Ordered, That said resolution lie on the table.
On motion of Mr. Hoit of Newtown—
The House adjourned.

### AFTERNOON.

tares and collect inprovement, took and anals, shall for the nur-

On motion of Mr. Smith of Durham-

The House resumed the consideration of Title XXI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the twenty-seventh of the amendments made by the Hon. Senate to said title,

[Mr. Tuck being in the chair,]

Mr. Swasey called for a division of the question.

The first division of said amendment, with an amendment to the same reported by the committee, was concurred in.

The second division of said amendment was concurred in by

the House.

The House non-concurred with the Senate in the adoption of the twenty-eighth of said amendments.

The question being upon concurring with the Senate in the adoption of the twenty-ninth of said amendments,

Mr. Norris called for a division of the question.

The first and second divisions of said amendment were severally non-concurred in by the House.

The House non-concurred with the Senate in the adoption of the thirty-first and thirty-second of said amendments.

The House concurred with the Senate in the adoption of the thirty-third and thirty-fourth of said amendments.

The question being upon concurring with the Senate in the adoption of the thirty-fifth of said amendments,

On motion of Mr. Peirce of Dover— Ordered, That said title lie on the table.

On motion of Mr. Parker-

The House resumed the consideration of Title VIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the first of the amendments to said title reported by the select committee,

The second section of said title, as referred to the select com-

mittee, was as follows:

"Sec. 2. All real estate, except houses of public worship, school houses, seminaries of learning and property of the State and county, whether improved or unimproved, and whether owned by residents or others, is liable to be taxed; buildings, mills, carding machines, factory buildings and machinery, wharves, ferries, toll bridges, railroads, including lands, rights of way, fixtures and other improvements, locks and canals, shall for the purpose of taxation be deemed real estate.

The amendment reported by said committee, was by striking out the words "railroads, including lands, rights of way, rails,fixtures and other improvements," between the words "bridges"

and "locks," in said section and to dame and to notion at

Mr. Peirce of Dover raised a question of order;

Which was, whether said amenement reported by the committee was in order, the same being an amendment to an amend-

ment previously adopted by the House have snowbasens and to

The Speaker decided that said amendment was in order, said title having been referred to a committee since the adoption of said amendment, and that the whole of the title including said amendment was thereby placed in the hands of the committee, subject to their action thereon.

Subject to their action thereon. The question being upon the adoption of said first amendment,

Mr. Peirce of Dover submitted the following resolution:

Resolved, That railroad corporations shall be taxed at per cent. on their net annual income, to be apportioned to the several towns through which said railroad passes, as may be determined by a committee appointed for that purpose by the Governor and Council; said appointment to be made in the month of April succeeding the session of the Legislature at which the apportionment of public taxes is made, and that Title VIII be committed to a select committee, with instructions so to amend said title as to embrace the foregoing provisions.

The question being upon the adoption of said resolution,

Before the question was taken, a noque and nouseup of

On motion of Mr. Sanborn of Deerfield and lo notigobs

Ordered, That the resolution lie on the table. To notion at

The question recurring upon the adoption of said amendment, The ayes and noes were called for.

The House resumed the consideration of Title VIII of the bill entitled, "Revised Statutes of the State of New Hampsingen."

# Those who voted in the affirmative are, Messrs.

stevens	Rogers
Patten Heari	Farley
Noyes of Chester 10 20 20 20 20 20 20 20 20 20 20 20 20 20	Rivby
Emisbury	Manning
Ladd of Epping W lo denoto	Clark of Manchester
	Smith of Mason
	Ramsdell oquis of moduse
Waldron	Raymond
Tenney . semilo	Gage
Clough of Barrington	Rollanshee of Graffonsphod
	Atwood of Pelham
Allen	
Tebbetts of Rochester	Follansbee of Peterborough
Berry	Nay browneH
Tebbetts of Gilmanton	Woodbury of Weare
	Colby seemebleH to bhall
	Barrett fishing to sail
Tilton	Huntington dance I
Fisk	Smith of Alstead
Charles	Sargeant
Eastman and and avi	Mason mi belov odwarod T
Lord Winning Co.	Parker
wiggin of Ossipee	Kingsbury of Gilsum
Jook of Talliworth	Todd
Jones of Bradford	Felt Heerfield Seemen Rawlins of Deerfield
Outterson	Davis of Keene Sturtevant
Wilson of Hopkinton	Notal Covality
Knowiton	Mack
Gloson of Newbury	Mack Osgood Kingsbury of Roxbury Howe Reed
Flanders	Kingsbury of Roxbury
Doe madru(I to thim?	Howe District of the Howe
	Reed
Page . Textot.	Wilcon of Sullitton
Thompson	Woodbury of Aeworth
Stewart	Hamlin
David	Davis of Cornish to Holl
Jones of Goffstown	Booth
Poor Santage of the Venous A	Prentiss dgialma
Bassett Barnstead the Bassest	Goldthwaite tives
Pierce of Hillsborough	Little
Atwood of Hillsborough	Cutler boowdrow to thick
Mottiedu	Peaslee

Stevens

Adams Fluse who voted in Peabody at the are. Messrs. Rogers Crawford Bissell Lang

Evans of Piermont Whitcher Goodwin

Prescott Clough of Warren nozali da di me Dana

Sanborn of Campton Gray Gray of Gray Curtis Stokes Burnham Glines Follansbee of Grafton Emerton of Buring to dynol?

Holden Smith of Dalton

Dow Haines Felton odrevel to esdamsifo d Emery essention A do astadas I Hammond Low Weeks and V to whichoo W Legro not smill lo stredde I

Evans of Shelburne Ladd of Holderness

Clark of Landaff transfe Watson brollie to numbroll Liscomb Day Savage Cole

Those who voted in the negative are, Messrs.

Clarke of Atkinson Cotton of Danville Rawlins of Deerfield

Porter

Taylor of Derry Sanborn of East Kingston

Tuck

Robinson of Exeter Foss of Greenland

Shannon Marston

Sanborn of Hampton Falls

Boyd

Hoit of Newington

Towle Burleigh

Hoit of Newtown

Leavitt

Hoitt of Northwood

Peaslee

Dennett

Wiggin of Portsmouth

Gilman

Foss of Stratham

Palmer Dinsmoor -Edgerly Hussey

Smith of Durham Jones of Farmington

Ricker Buzzell Downing Shorey

Davis of Alton Mooney

Rollins of Barnstead

Mallard Morrison Morrison

Wilkins Robinson of Brookfield Pevey Blaisdell of Eaton Drake of Effingham Buntin res (1 lo aredance 114 Cross Halev M. no estimaco edt m Judkin der and modw or said Sawyer 9 .W , a lo nointed others, praying for an in IllirroM Marden or bas argoing to veg Walker ilim to concuro equadi Sceva Noves of Nashua Price

Isaacs Jackson Morgan

Taylor of Canterbury Jackson Cook of Richmond Bailey

Baker Daniell Merriam Clough of Loudon Butterfield Hoyt of Northfield dw or semining Kingman

Norris Davis of Antrim Chandler It osla has sarry old to about delan or make gui

### Ayes 119. Noes 74.

So the affirmative of the question prevailed, and the amendment was adopted.

The question being upon the adoption of the second of said

amendments,

Before the question was taken, On motion of Mr. Parker-

Ordered, That said title lie on the table.

Mr. Burnham, from the committee on Engrossed Bills, reported that they have carefully examined and find correctly engrossed bills of the following titles, to wit:

"An act to sever a tract of land from the town of Kilkenny, in the county of Coos, and annex the same to the town of Lancas-

ter:"

"An act to constitute the town of Bennington;" Which were severally signed by the Speaker. Ordered, That the Clerk inform the Senate thereof.

Mr. Tuck moved that the House now take a recess until half past six o'clock this evening;

And the question being put,

It was decided in the negative.

So the House refused to take a recess.

On motion—The House adjourned

## WEDNESDAY, DECEMBER 14, 1842.

Mr. Sanborn of Deerfield, from the committee on Military Afairs, to whom was referred the petition of S. W. Parsons, and others, praying for an increase of pay of officers and soldiers for the performance of military duty, reported the following resolution:

Resolved, That the farther consideration of said petition be referred to the select committee who have under consideration Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the resolution, It was decided in the affirmative.

It was decided in the affirmative. So the resolution was adopted.

Mr. Patten, from the same committee, to whom was referred the resolution directing an inquiry into the expediency of requiring towns to furnish bonds for State arms, and also the resolution in relation to an appropriation for the erection of a gun house in the 10th regiment of New Hampshire militia, and also the resolution in relation to furnishing cavalry companies with arms from the State arsenal, reported the following resolution:

Resolved, That the farther consideration of said resolutions be referred to the select committee who have under consideration Title XII of the bill entitled, "Revised Statutes of the State of New

Hampshire."

The question being upon the adoption of the resolution,

It was decided in the negative. So the resolution was rejected.

Mr. Young of Meredith, from the committee of Military Afars, to whom was referred the petition of John Stackpole and others, praying for an appropiation for the erection of a gun house and for purchasing two guns for the use of the company of artilery in the second regiment of N. H. militia, reported the following resolution:

Resolved, That the farther consideration of said petition be referred to the select committee who have under consideration Title XII of the bill entitled, "Revised Statutes of the State of New

Hampshire."

The question being upon the adoption of the resolution,

So the resolution was rejected. And of besider senoH and of

Mr. Atwood of Pelham, from the same committee, to whom was referred the resolution directing an inquiry whether persons exempted by law from the performance of military duty, are entitled to a bounty under the act of June session, 1837, provided they do perform said duty, reported the following resolution:

Resolved, That the farther consideration of said resolution be referred to the select committee who have under consideration Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the resolution,

It was decided in the negative. In his minimum series So the resolution was rejected.

Mr. Sanborn of East Kingston, from the same committee, to whom was referred the petition of Nathan Dane and others, praying for the relief of cavalry companies in certain cases, reported the following resolution:

Resolved, That said petition be referred to the select committee who have under consideration Title XII of the bill entitled, "Re-

vised Statutes of the State of New Hampshire."

The question being upon the adoption of the resolution,
It was decided in the negative.

It was decided in the negative. The variable to be be so the resolution was rejected. The bear has to account and additions

Mr. Robinson of Poplin, from the same committee, to whom was referred the petition of William Whittemore and others, praying for an increase of pay to officers and soldiers performing military duty in cavalry companies, and that they may be furnished with side arms, pistols and holsters at the expense of the State, reported the following resolution:

Resolved, That the farther consideration of said petition be referred to the select committee who have under consideration Title XII of the bill entitled, "Revised Statutes of the State of

New Hampshire "and algol of theibed

The question being upon the adoption of the resolution,

It was decided in the negative. So the resolution was rejected: 10 agreement and 10 domestic hear

On motion of Mr. Sanborn of Deerfield-

Resolved, That the farther consideration of said petition be in-

definitely postponed.

Mr. Bordman, from the committee on Roads, Bridges and Canals, to whom was referred the petition of John Greenfield and others, praying for a grant of a charter for a railroad from Great Falls to Rochester, made a report,

Whereupon-

Resolved, That the farther consideration of said petition be postponed to the next session of the legislature.

Mr. Norris, from the committee on the Judiciary, to whom was

re-committed Title XXIII of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendments made by the Senate thereto, reported said amendments without amendment.

The House proceeded to the consideration of the foregoing amendments to said title, which came down from the Senate.

The House concurred with the Senate in the adoption of the

first, second, third and fifth of said amendments.

The House non-concur with the Senate in the adoption of the fourth of said amendments.

The House concurred with Senate in the adoption of the sixth of said amendments.

Ordered, That the clerk inform the Senate of the action of

the House upon said amendments.

Mr. Price, from the select committee, consisting of the delegation from the county of Merrimack, to whom was referred the petition of Abram Brown and others, praying for the removal of the judge of probate for the county of Merrimack, and the memorial of Matthew Harvey and others, remonstrating against the granting the prayer of said petition, made a report,

Whereupon-

Resolved, That said petitioners have leave to withdraw their petition, and that said remonstrants have leave to withdraw their memorial.

Mr. Marston, from the select committee, to whom was referred so much of the message of His Excellency the Governor as relates to the subject of districting the State for the choice of representatives to Congress, made a report,

Whereupon-

Resolved, That it is inexpedient to legislate farther upon the

subject.

Mr. Downing, from the select committee, to whom was referred so much of the message of His Excellency the Governor, as relates to the distribution of the proceeds of the sales of the public lands, a protective tariff and the bankrupt act, also the resolutions of South Carolina, Alabama, Maine and Massachusetts, made a report,

Which was read. It is not used at bennefer sew months of salan

Said committee also reported the following resolutions:

Resolved by the Senate and House of Representatives in General Court convened, That the act for the distribution of the proceeds of the sales of the public lands as passed at the extra session of Congress, being still unrepealed, and only suspended in its operations for a time, in conformity to one of its original pro-

visions, ought to be totally repealed, not only for its want of countenance in the constitution, but its ill-timed, ill-advised and ruinous operation.

Resolved, That the bankrupt bill, in the form in which the late act passed, was in our opinion both unconstitutional and inexpedi-

ent, and therefore ought to be repealed.

Resolved, That the high protective tariff passed at the last session of Congress, ought to be modified essentially or repealed, and a more equal tariff for revenue enacted in place of it.

Resolved, That the Governor be requested to transmit copies of this report and these resolutions to the governors of each of the States and Territories, requesting them to lay the same before their respective legislatures; also to each of our senators and representatives in Congress, and that our senators be instructed and our representatives requested to use their best exertions to procure the repeal of the above named acts.

The question being upon the passage of the resolutions,

Mr. Parker moved that they lie on the table,

And the question being put, if it detailed and move spreason It was decided in the negative.

On motion of Mr. Clark of Manchester-

Resolved, That the farther consideration of the resolutions be postponed and made the special order of the day for to-morrow at eleven o'clock in the forencon.

Mr. Burnham, by leave, presented the petition of Andrew Watkins, jr. and others, officers of the 13th regiment of New Hampshire militia, praying for the removal of Heman H. Cummings, colonel of said regiment, also the memorial of Andrew Watkins and others, and the memorial of Reuben True and others, remonstrating against granting the prayer of the petition for the removal of Philo G. C. Merrill, major of said regiment.

Ordered, That said petition and memorial be referred to the

committee on Military Affairs.

Mr. Hoyt of Northfield submitted the following resolution:

Resolved by the Senate and House of Representatives in Genral Court convened, That the Secretary of the Treasury be directed to furnish each county, town and academy, now by law entitled to receive Carrigain's map of New Hampshire, with one copy of Burr's map of the New England states, in lieu of said Carrigain's map, and the sum of sixty dollars is hereby appropriated for that purpose, and His Excellency the Governor is authorized to draw his warrant on the Treasurer therefor, us used to notigous satur

Which was read a first time.

Ordered, That said resolution be read a second time to-morrow forenoon at eleven o'clock.

On motion of Mr. Ramsdell-

Resolved, That the rules of the House be so far suspended, that the bill entitled, "An act to disannex a tract of land in the town of Amherst from said Amherst, and annex the same to the town of Milford, be now taken up and considered.

The House accordingly resumed the consideration of said bill,

The question being upon ordering said bill to a third reading,

It was decided in the affirmative.

On motion of Mr. Ramsdell—

Resolved That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That the bill pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

A message from the Senate by their Clerk: nonesop and but

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of bills with the following titles, to wit:

"An act to sever a tract of land from the town of Swanzey in the county of Cheshire, and annex the same to the town of Marlborough in said county."

"An act to change the name of the Strafford Cotton Mill com-

pany."

The Senate recede from their disagreement with the House upon their amendment numbered one, to Title XXIV of the bill entitled, "Revised Statutes of the State of New Hampshire."

The Senate concur with the House of Representatives in the passage of a bill with the following title, and the following resolutions, to wit;

"An act in relation to the Rockingham Mutual Fire Insurance

Company."

A resolution making an appropriation for the erection of a gunhouse in the 12th regiment.

The Senate recede from their amendments numbered two and twenty-two to Title XIX of the bill entitled, "Revised Statutes of the State of New Hampshire," and concur with the House in the adoption of their amendment to the amendments of the Senate numbered 7, 12, 18 and 20, and they also concur with the House in the adoption of their amendment to the amendment of the

Senate numbered 23, with an amendment, in which they ask the concurrence of the House."

Shall the first of said resolutions be adopted The House proceeded to the consideration of the foregoing title, with the amendments which came down from the Honorable Senate.

The question being upon concurring with the Senate in the adoption of said amendment, soldings of all his bobiss as will

It was decided in the affirmative. hetaeter saw not bloss and of

So the House concurred with the Senate in the adoption of said amendment. Shall the third of said resolutions be adopted?

Ordered, That the clerk inform the Senate thereof, has been il

Mr. Sanborn of Deerfield moved that the report and resolutions, relating to the distribution of the proceeds of the sales of the public lands, which came down from the Honorable Senate, be now taken up and considered. begives? belitted lid edi to HX

And the question being put, a proper of becomes and the ridequal! It was decided in the negative, saiding saw it doids ut mich some

So the House refused to resume the consideration of said report and resolutions.

On motion of Mr. Peirce of Dover-

The House resumed the consideration of Title XXI of the bill entitled, "Revised Statutes of the State of New Hampshire."

On motion of Mr. Tebbetts of Rochester-

The House reconsidered their vote of concurrence with the Senate in the adoption of their amendment to said title, being an amendment inserting three new sections.

The question being upon concurring with the Senate in the adoption of said amendment,

Before the question was taken, a statemental as Isnoitable saising the

On motion of Mr. Peirce of Dover \_\_\_\_\_ strain of Mr. day at bus yest

Ordered, That said title be recommitted to the committee on the Judiciary.

On motion of Mr. Colby Line and a third Lydlo of Mr. Colby Line and a third be read a third Lydlo of Mr. Colby Line and a third be read a third by the colby Line and the colby Line and

The House resumed the consideration of the resolutions reported by the select committee, to whom was referred Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the passage of the resolutions,

Mr. Davis of Cornish offered two amendments to said resolutions, Which were severally adopted. and lo sold and is gamble vo

Mr. Neal offered a farther amendment to said resolutions, Which was rejected vary and its lo nonstago and

The question recurring upon the passage of the resolutions,

Mr. Butler called for a division of the question, haradanna attached commarence of the House On the question,

Shall the first of said resolutions be adopted?

It was decided in the negative. o and or behonoon sevold on? So the resolution was rejected so doubt attombooms out drive of a

On the question,

Shall the second of said resolutions be adopted? notice of

So the resolution was rejected. Avisaniha ad at babiash zew 1

On the question, of sease and this bermane select edit of

It was decided in the negative: ground are a set 1 borshard

So the resolution was rejected. worn bleibeed to modes? .1M

On motion of Mr. Gibson to acquaintail edi or gantales, acon

Resolved, That the select committee to whom is referred Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire," be instructed to report the same to the House in the same form in which it was originally reported to the House by the Commissioners, ebisgoo add emuser of besufer espoil add of port and resolutions.

On motion of Mr. Moulton-

The House adjourned. 19 1 AM lo noison no The House resumed the consideration of Title XXI of the

# Senate in the adoption of the NOONASTAA said title, being an

bill entitled, "Revised Statutes of the State of New Hampshire."

On motion of Mr. Tebbetts of Rochester

anendment inserting three nev Pursuant to previous notice and by leave,

Mr. Wiggin of Portsmouth introduced a bill entitled, "An act authorizing additional enlistments in the first company of Artillery, and in the Rockingham Guards, in the first regiment of the militia of this State " Ordered, That said title be

Which was read a first and second time.

Ordered, That the bill be read a third time to-morrow afternoon

at three o'clock.

three o'clock.

Mr. Peirce of Dover, from the select committee, to whom was referred Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title in the same form in which it was reported by the Commissioners."

Mr. Clark of Landaff offered an amendment to said title, which was by adding at the close of the 99th chapter of said title, the

section following, to wit:

"Sec. 5. The operation of all the provisions of the foregoing chapter of the title, relating to regimental inspections and reviews is hereby suspended for the term of two years from the passage of this bill."

Table 1 to Annie 1

The question being upon the adoption of said amendment,

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

nemaW to day	Drake of Effingham
	Drake of Emingham
Taylor of Derry	Lord Saltus Salt
Ladd of Epping	Cook of Tamworth
Tuck notifed to di	Sawyer
Robinson of Exeter	Cate
Sanborn of Hampton Pans	Price Conterbury
Boyd	Taylor of Canterbury
Towle amudied to at	Bailey
Hoit of Newtown	Gutterson Salaw
Peaslee	Wilson of Hopkinton
Dennett	Clough of Loudon
Wiggin of Portsmouth	Gibson of Newbury
Waldron	Hoyt of Northfield Langley
Gilman	Langley
Dinsmoor and a street of the street	Jones of Goffstown
Clough of Barrington	Jones of Gollstown
refree of Dover	Bassett
Edgerly dibereM to an	Buntin Cotton of Dentilla
Hussey	Clark of Manchester
Jenness	Smith of Mason
Smith of Durham	Walker Indiana to moduce
Ricker	Kamsoen
Buzzell danorodnethom lo	Andrews
Downing south of ni	Gage
Shorey	Isaacs gotgarwev to tioH
Tebbetts of Rochester	Steele
Berry	Kingsbury of Temple
Foss of Strafford	Darrett
D C Alton	Jackson nilgo I do noznido.
Mooney	Sargeant
Bordman of Gilford	Parker
Fisk	Davis of Keene
Robinson of Brookfield	Osgood Cook of Richmond
Eastman	Cook of Richmond
Blaisdell of Eaton	Kingsbury of Roxbury
The second secon	THE PARTY OF THE P

Baker say en non two years from the passage as being be passaged as Stearns Clark of Landaff Merriam members biss to non Savage room going nontroup out T Butterfield Stevens stew ason bus laye of I Kingman Evans of Piermont Cotton of Claremont Goodwin or berov odw ezon'T Davis of Cornish Clough of Warren Moulton Dana Prentiss Taylor of Derry Johnson .Tamworth Cutler Emerton Smith of Dalton Green Whitcher Low Legro of Hampton Falls Moor Sanborn of Campton Pike Curtis Evans of Shelburne Wallace Day Follansbee of Grafton Cole Dow Portsmouth

Those who voted in the negative are, Messrs.

Clarke of Atkinson Tebbetts of Gilmanton Patten Wight Pillsbury Weymouth Cotton of Danville Young of Meredith Sanborn of Deerfield Tilton Rawlins of Deerfield Jenness Neal Smith of Durham Sanborn of East Kingston Morrison Foss of Greenland Charles Shannon Drake of Moultonborough Marston Wiggin of Ossipee Hoit of Newington Haley Tebbetts of Rochester Burleigh Marden Hoitt of Northwood Morgan Butler Jones of Bradford Robinson of Poplin Daniell Foss of Stratham Austin Bordwan of Gillord Palmer Knowlton Sherburne Norris Robinson of Brookfold Jones of Farmington Gookin Allen Page Blaisdell of Eaton Young of Barnstead Thompson

Stewart semmos-non to bear	
Davis of Antrim	Reed yes to yeb ant no flads
Chandler of a year business a	Wilson of Sullivan
Peveyo done vieve not nielvol	Woodbury of Acworth
Pierce of Hillsborough	Hamlin of stallob der lo mos
Atwood of Hillsborough	Booth Sunsa and Tol
Farley Dubans Diag 10 actiques	Golthwaite
Atwood of Hillsborough Farley Cross	Adams
Bixby Manning Message Message Manning	Rogers
Manning	Rogers Crawford
Judkin mamifol to stredde T	Lang nestren
Morrill July W	Prescott Tolen To savov
Raymond dinomy W	Burnham a jestio
Follansbee of Peterborough	Holden y med lo nolys
Nay brallald	Weeks
Woodbury of Weare	Liscomb ans to produce
Huntington	Skinner
Huntington Smith of Alstead Size	Bissell
Mason noscrioli	Gray boowning to mol
Felt A Charles	Stokes
Sturtevant	Glines
Mack motell to Hebriela	
	Emery months of to engate
Ayes 105. Noes 86	
So the affirmative of the ques	stion prevailed, and the amendm
was adopted.	L. 3. missigning and sufficient

Mr. Page offered a farther amendment to said title,

Which was adopted.

Mr. Adams offered a farther amendment to said title, Which was adopted.

Mr. Berry offered a farther amendment to said title,

Which was adopted. Mr. Burnham offered a farther amendment to said title,

Which was adopted. Mr. Adams offered a farther amendment to said title, mell A

Which was adopted. Mr. Dow offered a farther amendment to said title, and woll

Which was adopted.

Mr. Johnson offered a farther amendment to said title, dell' Which was adopted.

Mr. Flanders offered a farther amendment to said title,

Which was by adding a new section in chapter 81 of said title. Said section is as follows: Mooney

"Sec. 9. If any commissioned or non-commissioned officer shall on the day of any muster or training, provide directly or indirectly to any soldier under his command any intoxicating drink, such officer so offending, shall forfeit for every such offence the sum of ten dollars, to be recovered by any person who will sue for the same."

The question being upon the adoption of said amendment, Mr. Flanders called for the ayes and noes.

Bixby

Manne

Those who voted in the affirmative are, Messrs.

Patten gund:	Tebbetts of Gilmanton
Noyes of Chester Masser 9	
Porter madmed	Wight bromys
Taylor of Derry	Bordman of Gilford anallo
Tuck axes W.	Mallard
Sanborn of Hampton Falls	Voodbury of Weare notliT
Boyd Finner Piwor Bissell Boyd	Neal aorgainul
Hoitt of Northwood VETO	Morrison Charles
Butler	Charles
Peaslee	Eastman
Wiggin of Portsmouth	Blaisdell of Eaton
Waldron	Drake of Effingham
Palmer	Cook of Tamworth
Dinsmoor bas, believery pour	Cook of Tamworth Marden Price Bailey Daniell Knowlton Clough of Loudon Flanders
Clough of Barrington	Price Deligons 28
	Bailey
Peirce of Dover	Daniell Bandons and House
Edgerly Bike of Mediblionals	Knowlton
Hussey alin bias of membrean	Clough of Loudon
Jenness	Flanders Manager doing
Smith of Durham ombreigs as	Hoyt of Northfield
Jones of Farmington	Which was adopted, sod
Allen amendment to said title, nellA	Mr. Adems offered a Isage
Ricker	Thompson obe saw doidW
Downing still gain to said title gninwod	
Shorey	Davis of Antrim whold W
Tebbetts of Rochester	Jones of Goffstown
Berry	Bassett beigebs asw dod W
Foss of Strafford members :	Pierce of Hillsborough
Davis of Alton land ai noise	Atwood of Hillsborough
Mooney	Said section is as igninnaM

Buntin	Woodbury of Acworth
Clark of Manchester	TT1:
(1) 10 10 10 10 10 10 10 10 10 10 10 10 10	Cotton of Claremont
Judkin	Davis of Cornish
Morrill Smith of Magon Village	
Smith of Mason	Moulton Prentiss
Ramsdell	
Raymond	Goldthwaite
Andrews	parties to draw w
Gage	Cutler
Isaacs	Adams
Steele	Crawford
Follansbee of Peterborough	Whitcher
Nay	Moor
Kingsbury of Temple	Curtis prothers to senot
Barrett	Burnham
Huntington	Holden
Mason Rebus 1 to drelD.	Hammond
Parker eggsvsc	Ladd of Holderness
bboT	Liscomb
Felt Evans of Piermies	Kimball
Davis of Keene	Peabody
Sturtowant	Skinner
Cummings	Bissell
Mack	Gray
Osgood	Johnson yava
Howe	Emerton
Wilson of Sullivan	Smith of Dalton
Barber	Haines vdxi8
Baker	Low Walker
Steams	Evans of Shelburne
Merriam	D HIMINI I IO DOOWAN
Kingman	Woodbury of Weare van
2	

Those who voted in the negative are, Messrs.

Clarke of Atkinson	Shannon sadonada sado
Pillsbury	Hoit of Newington
Cotton of Danville	Burleigh angobs saw doid W
Rawlins of Deerfield	Hoit of Newtown
Sanborn of East Kingston	Leavitt bamobs esw doid
Robinson of Exeter	Robinson of Poplin
Foss of Greenland	Dennett bergobe asw doid W

Gilman Colby Foss of Stratham Smith of Alstead Buzzell Jackson Young of Barnstead Sargeant Kingsbury of Gilsum Young of Meredith Kingsbury of Roxbury Robinson of Brookfield Lord Reed Drake of Moultonborough Booth Wiggin of Ossipee Rogers Haley Lang Sawyer Prescott Cate Sanborn of Campton Sceva Wallace Morgan Follansbee of Grafton Jones of Bradford Dow Gutterson Felton Marsh Weeks Austin Clark of Landaff Wilson of Hopkinton Savage Norris Stevens Evans of Piermont Gookin Stewart Goodwin Langley Durgin Chandler Dana Poor Stokes Pevey Glines - swell Farley Emery asylling to nosilW Smith of Dalton Cross Legro Bixby Pike Walker Watson Atwood of Pelham Cole. Merriam Woodbury of Weare mampanian,

Ayes 127, noes 77.

So the affirmative of the question prevailed and the amendment was adopted.

Those who voted in the negitive a

Mr. Lord offered an amendment to said title,

Which was adopted.

Mr. Lord offered a farther amendment to said title,

Which was adopted.

Mr. Sturtevant offered an amendment to said title, Which was adopted.

Mr. Sturtevant offered a farther amendment to said title,

Which was adopted.

Mr. Edgerly moved that the House reconsider their vote, adopting the amendment to said title offered by Mr. Dow, being an amendment at the close of the 1st section of chapter 84 in said Ordered, That said amendment lie on the table.

And the question being put, aems in hareflo ybodes 9 . Mr. It was decided in the negative. w noise on ed eroled tull

So the House refused to reconsider said vote.

Mr. Sherburne offered a farther amendment to said title, Which was rejected as supply of the House a beyon good of . IM

Mr. Tenney offered a farther amendment to said title, It was decided in the negative.

Which was adopted.

Mr. Tenney offered a farther amendment to said title, Which was adopted become redrief a hereto demosal ... M

Mr. Haley offered a farther amendment to said title. Ad W

Mr. Pillsbury offered an amendment to said amendment, And the question being put.

Which was rejected.

Said amendment was then adopted. and in believe at

Mr. Little offered a farther amendment to said title,

Which was rejected. same radrish a barafto the reprint? . 1M

Mr. Clark of Landaff offered a farther amendment to said title, Which was rejected. \*\*revom adt yd bergeon asw dout W

Mr. Tilton offered a farther amendment to said title,

Which was adopted as Holl and their beyon named all

Mr. Liscomb offered an amendment to said title.

Mr. Follansbee of Peterborough called for a division of the Mr. Sawyer offered a farther amendment to said in .noitsup

The first division of said amendment was adopted. And W

The second division of said amendment was adopted.

Mr. David offered a farther amendment to said title, Which was rejected with mol to roll all to notion at

Mr. Pillsbury offered a farther amendment to said title,

Which was adopted.

Mr. Ramsdell offered a farther amendment to said title,

Which was by striking out the word "white," in the 1st secsection of the 78th chapter of said title;

But before the question was taken upon the adoption of said amendment.

Mr. Ramsdell withdrew the amendment. Who gottom at

Mr. Flanders renewed the amendment; A part to the start of the

And the question being put, to learner and to guilbear add tad

Mr. Flanders called for the ayes and noes.

But before the question was taken, a M lo nothing off the

Mr. Berry moved that the House adjourn; my vertical and And the question being put, Which was adopted. Accorded in the negative of the bear when the -s as So the House refused to adjourn, best thembases solt gui biss On motion of Mr. Peaslee and to esolo and is membreso Ordered, That said amendment lie on the table. Mr. Peabody offered an amendment to said title, and look But before the question was taken, and mi bebiseb saw it On motion of Mr. Sanborn of Deerfield - seal of of Ordered, That the amendment lie on the table. Mr. Johnson moved that the House adjourn; a sew doing to And the question being put, reduct a bereto years T .... It was decided in the negative. Which was adopted. So the House refused to adjourn a besselve yours I all Mr. Liscomb offered a farther amendment to said title. Which was adopted. subseems reduced a berefit velsti ale Mr. Hoyt of Northfield moved that the House adjourn; And the question being put, Which was rejected. It was decided in the negative. neds saw sneed been's his? So the House refused to adjourn. das a baselio shall all Mr. Sturtevant offered a farther amendment to said title. Mr. Sawyer offered an amendment to said amendment, Which was accepted by the mover. . betoein any doing Said amendment as amended was then adopted. Mr. Eastman moved that the House adjourn, and doid W But before the question was taken, be self o denosid all Mr. Eastman withdrew said motion. The sedamile I all Mr. Sawyer offered a farther amendment to said tit le leave Which was adopted, members and a noisivib said affect of the said amendment of the said amendment of the said and the said amendment of the said and the said amendment of the s On motion of Mr. Tenney- biss to noisivib becose sal I Ordered, That said title lie on the table. wasto bose ( ...) On motion of Mr. Hoyt of Northfield on saw doid W Mr. Pillsbury offenboruogba eauoHead at to said title, Which was adopted

# biss lo noilgobs add THURSDAY, DECEMBER 15, 1842.

section of the 78th chapter of said title;

On motion of Mr. Clarke of Atkinson—

Resolved, That the rules of the House be so far suspended, that the reading of the journal of yesterday be dispensed with.

Mr. Ramsdell offered a farther amendment to said title, Which was by striking out the word "white," in the 1st sec-

Mr. Chandler presented the petition of Isaac Woods and others; the petition of M. B. Townes and others; the petition of S.

F. Wright and others; the petition of Timothy Presby and others; the petition of Hiram Bingham and others; the petition of Henry C. Smith and others; the petition of John Little and others, and the petition of Samuel M. Conihie and others; all praying for the passage of an act, prohibiting the Concord Railroad from carrying freight.

Ordered, That said petitions be referred to the committee on

Roads, Bridges and Canals.

Mr. Tebbetts of Gilmanton presented the memorial of the proprietors of the tract of land, called King Philip's Grant, praying that they may be allowed a reasonable compensation for the settlements they have made upon that territory, in some equitable way and manner, or that the State would quit-claim to them their right in the soil.

On motion of Mr. Tebbetts of Gilmanton-

Ordered, That said memorial be referred to the select committee upon the subject of the grant of land to Thomas Carlisle.

Mr. Felton presented the petition of Josiah F. Wilson and ten others; the petition of Joel Angier and eighty-three others; the petition of Frederick Crocker and eleven others; the petition of Chandler Cass and thirty-nine others; the petition of James Eastman and twenty-four others; the petition of Simeon Haines and fifty-four others, and the petition of David Sanborn and thirty-eight others; all praying that no act of incorporation be passed, without making the stockholders liable for the debts of the corpotion.

Ordered, That said petitions be referred to the committee on

Incorporations.

Mr. Bordman, from the committee on Roads, Bridges and Canals, to whom was referred the bill entitled, "An act in amendment of an act, entitled an act to incorporate sundry persons by the name of the proprietors of the New Chester Union Bridge," reported the same bill without amendment.

The question being upon passing said bill to a third reading,

It was decided in the affirmative.

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

Mr. Butler, from the committee on Elections, to whom was referred the petition of Abraham S. French and others, legal voters of the town of Sandown, praying for the privilege of sending a representative to the general court; the petition of Aaron Quimby and others, legal voters of the town of Danville, praying for the privilege of sending a representative to the general court; and the petition of P. Putnam and others, inhabitants of the town of

Franconia, praying for the privilege of sending a representative to the general court, and the petition of G. G. Jones of Woodstock, praying that the town of Woodstock be severed from the town of Ellsworth and annexed to the town of Lincoln, for the purpose of sending a representative to the general court, made a report;

Whereupon-

Resolved, That said petitioners have leave to withdraw their petitions.

Mr. Peirce of Dover, from the committee on the Judiciary, to whom was referred the petition of Adino N. Brackett and others, praying for the passage of an act, to remove and prevent timber from obstructing the channel of Connecticut River, in Cooscounty, made a report;

Whereupon-

Resolved, That the farther consideration of said petition be postponed to the next session of the Legislature, and that the petitioners give notice of the pendency thereof, by causing a copy of said petition and this resolution to be published in the Coos County Democrat for three weeks prior to the first Wednesday of June next.

Mr. Flanders, from the committee on bills on their second reading, to whom was referred Title XIX of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with sundry amendments,

Which were read for the information of the House.

By request of Mr. Clark of Manchester-

Said title was laid on the table.

Mr. Robinson of Poplin, from the committee on Military Affairs, to whom was referred the petition of Andrew Watkins, jr. and others, officers of the 15th regiment, praying for the removal of Heman H. Cummings, colonel of said regiment, made a report;

Whereupon—
Resolved, That the farther consideration of said petition be in-

definitely postponed

Mr. Sanborn of Deerfield, from the same committee, to whom was referred the petition of Moses Walker and others, praying for the removal of certain officers in the 15th regiment; the petition of G. C. Freeman and others, for the removal of an officer in the fifth brigade, and for the removal of officers in the fifteenth regiment; the remonstrance of Reuben Tace and others, and the remonstrance of Andrew Watkins, jr. and others, against the removal of an officer in the fifteenth regiment; the remonstrance of officers, soldiers and citizens in the fifteenth regiment, and the

remonstrance of J. W. Tappan and others, against the removal of an officer in said fifteenth regiment, made a farther report;

thous reported by the select committee, for the use of noquered W

Resolved, That the farther consideration of said petitions and remonstrances be postponed to the next session of the Legislature.

Mr. Felton, from the select committee to whom was referred the bill entitled, "An act for the protection of Railroad corporations," with instructions to incorporate the provisions of said bill, or so much thereof as they might think proper, into Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported that they had incorporated the provisions of said bill so far as they thought proper into said title, as directed by the House;

Whereupon-

Resolved, That the farther consideration of said bill be indefi-

nitely postponed.

Mr. Felton, from the same committee, to whom was referred the petition of James Eaton and others, trustees of the second Methodist Society at Manchester, praying for leave to hold property, the annual income of which may amount to two thousand dollars, made a farther report; jett ad stand on mort species A

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject. Mr. Gibson, from the joint committee on Engrossed Bills, reported, that they had carefully examined and found correctly engrossed, bills of the following titles and the following resolutions, to wit:

"An act to change the name of the Strafford Cotton Mill Comtle XXIII of the bill entided, "Revised Statutes of the State"; yang

"An act to sever a tract of land from the town of Swanzey, in the county of Cheshire, and annex the same to the town of Marlborough in said county;"

"An act in relation to the Rockingham Mutual Insurance Com-

"A resolution appropriating fifty dollars for the purpose of completing the gun house for the use of the 12th regiment of New Hampshire militia;"

Which were severally signed by the Speaker.

On motion of Mr. Parker-

Ordered, That the Clerk inform the Senate thereof.

Mr. Felton, to whom was referred Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with sundry amendments;

adoption of their said amondment,

Which were read for the information of the House.

Ordered, That said title lie on the table, and that the clerk be directed to procure three hundred printed copies of the new sections reported by the select committee, for the use of the House.

Resolved . That the farther consideration of said -notion nO

remonstrances be postgo-denuced adjourned. og se sammer

Mr. Felton, from the select committee to whom was referred the bill entitled, "An act for the protection of Railroad corporations," with justructions to incorporate the provisions of said bill, or so much thereof as they might think proper, into Title XVII

# of the bell entitled, "Revised New Hampstare," reported that . NOONASTAA ared the provisions

Agreeably to a vote of the House, Mr. Todd introduced a bill entitled, "An act to vest in Nelson Richardson the privilege of keeping a ferry over Connecticut River,"

Which was read a first and second time.

On motion of Mr. Peirce of Dover—
Ordered, That said bill be referred to the committee on Incorerry, the annual income of which may amount to two the snooth

A message from the Senate by their Clerk: and a sham enallow

"Mr. Speaker-The Senate concur with the House of Representatives in passing to a third reading Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire." with sundry amendments, in which they ask the concurrence of the House.

The Senate recede from their amendment numbered four to Title XXIII of the bill entitled, "Revised Statutes of the State of New Hampshire. ?'s nwot edt mont band la teart a reves of the nA

The House proceeded to the consideration of Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire," ned with the amendments, which came down from the Hon. Senate.

The question being upon concurring with the Senate in the adoption of the first of said amendments, languages nounteen A

Mr. Sanborn of East Kingston called for the ayes and noes.

Said amendment was by striking out the word "two," in the 3d line of the 174th chapter in said title, and inserting "four," and by adding at the close of said section the words, "three of whom shall be a quorum for doing business, and three at least of whom shall concur in every judgment, decree or decision of the ed said title with sundry ameni court."

The question being put upon concurring with the Senate in the On metion of Mr. Perk adoption of their said amendment,

Those who voted in	the	affirmative are,	Messrs.	neH	born of	San
--------------------	-----	------------------	---------	-----	---------	-----

	Trimmer by off
Pillsbury drowmsT lo	Aingman motonimal to total
Waldron	namiin
Hussey	Davis of Cornish
Jones of Farmington	Booth
Buzzell	Goldthwaite
Wight	Little
Bordman of Gilford	Cutier
Young of Meredith	Adams
Neal Viederbery lor of	Gildden nilgod to gozaidod
Fisk Paking C. P. 16 13 Heers	rogers-
Robinson of Brookfield	Crawford
Wiggin of Ossipee	Whiteher
Flanders	Moor
Davis of Antrim	Sanborn of Campton
Poor noilw	Curtis
Atwood of Hillsborough	Burnham
Farley yandway lo no	Wallace
Duntin blandtroll to	Follansbee of Grafton
Walker	Dow
Ramsdell	Hammond
Raymond	Clark of Landaff
Noyes of Nashua	Savage
Steele	Skinner
Follansbee of Peterborough	DIOKES
Woodbury of Weare	Glines
Colby nwotched to a	Smith of Dalton
Barrett	Shorey Mochester wol
Todd	Legro
Osgood danorodsliiH to an	Pike Pikelford u 12 de see T
Barker	Evans of Shelburne
Butterfield	Dav
anin.	Mooney Hollins of Barnstead
Those who was a sund to a	
Those who voted in the negat	ive are, Messrs.

Clarke of Atkinson Patten	Sanborn of East Kings	Tebbetts o Weynag <b>o</b>
Cotton of Danville	Ladd of Epping	Mailard
Sanborn of Deerfield	Robinson of Exeter	Tilton
Rawlins of Deerfield	Foss of Greenland	Morrison Fastman
Porter Taylor of D	Shannon	o lisbaisiii
Taylor of Derry adisq	boo Marston	Sandard .

Sanborn of Hampton Falls	Lord me edi si besov odw scott
	Deales of Moultonborollon
Hoit of Newington	Cook of Tamworth
Torrio	Sawver
Burleigh daimo to at	Cate
Hoit of Newtown	Marden
Leavitt Sigwaii	Sceva
Hoitt of Northwood	Price
Butler	Morgan brottin to asabjed
Peaslee	Julies of Bradiera
Robinson of Poplin	Taylor of Canterbury
Dennett	Gutterson
Wiggin of Portsmouth	Danien
Gilman	Marsh Sequest lo arguly
T C.C. 11	Marctin
Tenney totqueO to ato	Wilson of Hopkinton
	Mostriton
Dinsmoor	Clough of Loudon
Clough of Barrington	Gibson of Newbury
Sherburne	Hoyt of Northfield
Pairce of Dover	Norris
Edwarls	Page
Jenness hebral to	Thompson
Smith of Durham	Stewart sunas/ lo seyo/
Dillitti or 2 dans	THE RESERVE TO SERVE THE PROPERTY OF THE PROPE
Ricker	Open glow 0.10 (1919 I 10 Danish of the
Downing	Wilkins
Shorey notial to d	Long of Goffstown
Tebbetts of Rochester	Dovov
Berry	Bassett
The of Chanfford	Pierce of Hillsborough
Davis of Alton	Cross
Mooney	Bixby Montains
Polling of Barnstead	Manning
Voung of Barnstead	Clark of Manchester
Tebbetts of Gilmanton	Indian
Weymouth gail Lead to me	Morrill mesandia to saist
Mallard goigel to	Smith of Wason
Tilton	
Morrison Morrison	Core bleerheld to moduce
	Lawlins of Deerfield sassas
CT	Dodge
Drake of Effingham	Atwood of Pelhammed to rolval
Drake of Emilianem	

ional enlistments in the flysin	entitled, "An act authorizing all
Kingsbury of Temple	Green or has visiting to vasquios
	Prescott le same sui le insuizet
Huntington Smith of Alstead	Holden haid a bear eaw doid!
Tackson	Weeks Hid and that The ball Resolved
Sargeant lo sons suono edi	Ladd of Holderness
Mason	T :
D 1	TZ: 100000 1 .110 10 000000 000
Felt Farker	
Felt sudsqual well to star	CITY OF THE PARTY
Davis of Keene of Inscribates	
	Throng of Diowmont
Cummings tehro to a	Goodwin's bestar stables of the Durgin with the diadw salaw think
Mack elif to fild a of funding	Durgindw tededw ataw that
Cook of Richmond	Clough of Warren
Kingsbury of Roxbury Howe	Dana Dana In diw elit 10
Howe will be the house and adu	Cross Sin I Ston Str Hon Strail
D DE VOSTERI VOE DE VIDE VIDE	Tohngon
Wilson of Sullivan Baker	Emerton Sill side out mon
Baker Side Sill Hood bist see	Emerton Haines
Steamy legal in the negative lo si	The Speaker decided sal vrama
Woodbury of Acworth	Watson moved most will
Woodbury of Acworth Prentiss	Halles Speaker decided by Speaker Speaker Watson Watson wou ob all his said mid
A 10110135	And the question being put,
C- the marking of the much	The ayes and noes were called for.

So the negative of the question prevailed,

And the House refused to concur with the Senate in the adoption of said amendment.

The House non-concurred with the Senate in the adoption of the second and third of said amendments.

The question being upon concurring with the Senate in the adoption of the fourth of said amendments,

Mr. Tuck called for a division of the question.

The House non-concurred with the Senate in the adoption of the first and second divisions of said amendment.

The House non-concurred with the Senate in the adoption of the fifth, sixth and seventh of said amendments.

The House concurred with Senate in the adoption of the eighth of said amendments.

The House concurred with the Senate in the adoption of the ninth, tenth, eleventh and thirteenth of said amendments.

Ordered, That the Clerk inform the Senate of the action of the House upon said amendments.

The House proceeded to the order of the day upon the bill

entitled, "An act authorizing additional enlistments in the first company of Artillery and in the Rockingham Guards, in the first regiment of the militia of this State,"

Which was read a third time. Resolved, That the bill pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Parker-

The House resumed the consideration of Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Smith of Dalton offered an amendment to said title,

Which was adopted.

Mr. Flanders raised two questions of order-

Which were, whether when an amendment to a bill or title under consideration was laid upon the table, it did not carry the bill or title with it; and whether the action of the House in now taking from the table Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire," did not thereby take from the table the amendment offered by him to section 1, of chapter 78 of said title, which had been laid upon the table.

The Speaker decided said questions of order in the negative. Mr. Flanders moved that the aforesaid amendment offered by him to said title, be now taken from the table and disposed of.

And the question being put,

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Pillsbury
Foss of Greenland
Wiggin of Portsmouth
Peirce of Dover
Edgerly
Hussey
Ricker
Shorey
Young of Meredith
Fisk
Cook of Tamworth
Clough of Loudon

Flanders
Doe
Norris

Bassett Bixby Buntin

Clark of Manchester

Morrill Walker Raymond Gage

Atwood of Pelham

Todd

Davis of Keene Sturtevant Cummings

Osgood

Kingsbury of Roxbury

Barker Kimball
Cotton of Claremont Liscomb
Little Bissell
Adams Emerton
Watson
Burnham Day
Blaisdell of Hanover

Those who voted in the negative are, Messrs.

Clarke of Atkinson

Patten

Cotton of Danville Rawlins of Deerfield

Porter

Taylor of Derry

Sanborn of East Kingston

Ladd of Epping

Tuck

Robinson of Exeter

Shannon

Sanborn of Hampton Falls

Boyd

Hoit of Newington

Towle Burleigh

Hoit of Newtown

Leavitt

Hoitt of Northwood

Butler Peaslee

Robinson of Poplin

Dennett Waldron

Gilman Foss of Stratham

Tenney Palmer Dinsmoor

Clough of Barrington

Sherburne Morgan Morgan

Jenness

Smith of Durham Jones of Farmington

Allen
Buzzell
Downing

Tebbetts of Rochester

Berry

Foss of Strafford Davis of Alton

Mooney

Young of Barnstead Tebbetts of Gilmanton

Wight
Weymouth
Mallard
Neal
Morrison
Charles

Robinson of Brookfield

Blaisdell of Eaton

Drake of Effingham

Lord

Drake of Moultonborough

Wiggin of Ossipee

Haley
Sawyer
Cate
Marden
Sceva
Price
Morgan

Jones of Bradford	Jackson Jackson	Barker
Taylor of Canterbury		Council Clarer
Bailey	Mason	, Shill
Gutterson	Parker	Linde V
Daniell	Ringsbury of G	ilsum 100 M
Marsh	Felt	Rorubam
Austin	Felt Mack	Blaisdell of Har
Austin Wilson of Hopkinton	Cook of Richmo	ond
Knowlton	Mars Howen adt ni ha	inv adm sendT
Gibson of Newbury	Reed	
Gibson of Newbury Hoyt of Northfield	Wilson of Sulliv	an A Tanada Tanada
Gookin madao(I	Baker	Patten
Page gottoning T	Stearns all	Cotton of Dany
Thompson Stewart Langley Davis of Antrim A	Merriam blody	Rawlins of Doe
Stewart	Butterfield	Purter
Langley	Kingman	Taylor of Derm
Davis of Antrim A 10	Woodbury of Ac	worth modera
Chandler	Davis of Cornisl	Ladd of Epoin
Wilking	Booth	130
Jones of Goffstown	le aiv Prentiss	Robinson of E.
Poor	Golthwaite	Shannon
Poor Pevey Pierce of Hillsborough	Cutler	Marston
Pierce of Hillsborough	Rogers I notar	Sanborn of Har
Atwood of Hillsboroug	h Grawford Lang Whitcher Prescott Sanborn of Cam	Boyd
Farley	tomy Lang got	Hoitrof Newing
Cross	Green	Towle
Manning	Whitcher	Burleigh
Judkin	Prescott Av	Hoit of Newton
Smith of Mason	Sanborn of Cam	pton mivsed
Noyes of Nashua	roanid Curtis book	How to Worth
Andrews notal to	Hebric Wallace	Perting
Isaacs	o sa Follansbee of Gi	rafton soleso
Doage	Holden	Robinson of Po
SteelenguoredaothoM	wod exect	Dennett
Follansbee of Peterboro	ugh Felton	Waidrop
Nay	Hammond	Dennett Waldron Giltman
Kingsbury of Temple	W Weeks	enjetic to san t
Woodbury of Weare	Ladd of Holderr	less vagueT
Colby	Clark of Landaff	Palmer
Barrett	Stevens	Dinsmoot
Huntington	solSkinner sozga	Clough of Barr
Smith of Alstead	Evans of Piermo	Shorturne in

Goodwin
Durgin
Smith of Dalton whole W
Haines

Durgin
Clough of Warren
Dana
Gray
Stokes

Low
Legro
Legro
Pike

Glines Evans of Shelburne

Johnson Cole

Ayes 43. Noes 164

So the negative of the question prevailed, and the House refused to resume the consideration of said amendment.

Mr. Smith of Durham offered an amendment to said title,

Which was adopted.

Mr. Hussey offered a farther amendment to said title,

Which was adopted.

Mr. Durgin offered a farther amendment to said title, Which was rejected.

Mr. Barker offered a farther amendment to said title;

Mr. Clark of Manchester offered an amendment to the amendment,

But before the question was taken,
Mr. Barker withdrew his amendment.

Mr. Flanders renewed the amendment.

Mr. Clark of Manchester renewed his amendment to the amendment;

Mr. Clark of Manchester proceeded to address the House and commenced reading from a document in his possession.

Mr. Davis of Cornish objected to the said reading.

On motion of Mr. Flanders-

It was voted that Mr. Clark of Manchester have leave to proceed with the reading of said document.

Mr. Flanders then accepted of Mr. Clark's amendment to the

amendment.

On motion of Mr. Davis of Cornish—

Ordered, That the amendment lie upon the table.

Mr. Sturtevant offered a farther amendment to said title,

Which was rejected.

Mr. Sanborn of Deerfield moved that said title lay upon the table,

And the question being put, a daily a Malonguigned or anillo

It was decided in the negative.

So the House refused to lay said title upon the table.

Mr. Tenney offered a farther amendment to said title,

Which was rejected.

On motion of Mr. Pierce of Hillsborough-

Resolved, That the House now take a recess until half past six o'clock this afternoon.

The House then took a recess accordingly.

### HALF PAST 6 O'CLOCK, P. M.

The House resumed the consideration of the unfinished business of the afternoon, upon Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Bissell offered four several amendments to said title,

Which were severally rejected.

Mr. Dennett offered an amendment to said title,

Which was rejected.

On the question,

Shall said title be read a third time? It was decided in the affirmative.

So said title was passed to a third reading.

Ordered, That the Clerk request the concurrence of the Senate therein.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate have postponed indefinitely the bill entitled, "An act to annex Nash and Sawyer's Location in the county of Coos, to the town of Carroll in said county."

The Senate have passed a bill entitled, "An act to annex a part of the farm of Samuel B. Collins to Bennington," in which they

ask the concurrence of the House.

The Senate insist upon their amendments numbered 1, 2, 3, 4, 5, 6, 7 and 12, to Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The House proceeded to the consideration of the foregoing bill entitled, "An act to annex a part of the farm of Samued B. Collins to Bennington," which came down from the Honorable Senate.

Said bill was read a first and second time.

On motion of Mr. Tebbetts of Rochester—

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

Said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid. Ordered, That the Clerk inform the Senate thereof.

The House proceeded to the consideration of Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendments which came down from the Honorable Senate.

On motion of Mr. Peirce of Dover-

Resolved, That the House insist upon their disagreement to the amendments made to said title by the Honorable Senate, which are numbered 1, 2, 3, 4, 5, 6, 7 and 12, and ask a committee of conference.

Ordered, That Messrs. Peirce of Dover, Norris and Tuck be

the committee of conference on the part of the House.

Ordered, That the Clerk communicate the same to the Honorable Senate and request their concurrence in the appointment of a committee of conference.

On motion of Mr. Davis of Cornish-

The House resumed the consideration of the report and resolutions relating to the distribution of the proceeds of the sales of the public lands, which came down from the Honorable Senate.

The question being upon the adoption of the amendment to the second of said resolutions offered by Mr. Follansbee of Peter-

borough,

The ayes and noes were called for; But before the question was taken,

Mr. Colby moved that said resolutions be postponed to the next session of the legislature.

Before the question was taken, Mr. Colby withdrew said motion.

The question recurring upon the adoption of said amendment,

[Mr. Parker being in the chair,]

Mr. Swasey called for a division of the question.

The first division of the question being upon striking out all of said second resolution after the word "Resolved,"

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Porter
Taylor of Derry
Robinson of Exeter

Sanborn of Hampton Falls Boyd Towle Resolved, That the rulelest he House be so far sushields Peirce of Dover and and Colby and and Colby

Edgerly T lo nous series Barrett beeong esuch ed T Jenness a mone awab aman daid Mason basics off this topics

Smith of Durham

Shorev stense senate who were Torr southamona des bus 21

Foss of Strafford

Mooney

Bordman of Gilford Mallard

Young of Meredith Tilton

Blaisdell of Eaton Cook of Tamworth Hamlin Hamlin and The State of the State Sawyer and on animoba

Clough of Loudon Mand bereff Grannis are bus to brooms and Flanders

Doe David

Clark of Manchester

Judkin Morrill Ramsdell s bise to noisgoos edi Raymond

Noyes of Nashua pedi lo dora Andrews Andrews and anied

Gage Isaacs

Dinsmoor Follansbee of Peterborough Clough of Barrington Kingsbury of Temple

Sherburne of as of the street Woodbury of Weare

Hussey Allo east out to some Smith of Alstead

Todd Felt 199 . 1M lo notion aO

Ricker Davis of Keene Sturtevant Cummings

Osgood

Kingsbury of Roxbury Howe of advant harshall

Wilson of Sullivan

Merriam AM to acitom aO Butterfield Butterfield Kingman a or guils of anoisul

Cotton of Claremont

Tyler Moulton son bus save ad I nexts Prentiss out and aroled and Munting beneated ed another Moor work be posted and Moor

Blaisdell of Hanover Ladd of Holderness

Liscomb Kimball The more appoint Peabody and restand Skinner Bissell Watson pointoes brones bise

Those who voted in the negative are, Messrs.

Clarke of Atkinson Patten Pillsbury

Sanborn of Deerfield Rawlins of Deerfield Sanborn of East Kingston

Ladd of Epping	Wilson of Hopkinton
Tuck morners to easy	Knowlton
Foss of Greenland niwboo	Gibson of Newbury
Marston	
Hoit of Newtown lo deno	Norris page
Leavitt	
Hoitt of Northwood	Page 19doudW
Butler	Thompson Hoseoff
Peaslee	Stewart olympo to modae
Robinson of Poplin	Langley siting
Dennett Horist to dim	
Wiggin of Portsmouth	H Chandler coalle
Waldron	
Gilman	
Foss of Stratham	Poor wol
Tenney	_ 001
Palmer samuland to sanv	Bassett
Buzzell	
Downing	
Tebbetts of Rochester	Farley Rebust to dank
Berry	Cross
Davis of Alton	Bixby .021 seon .07 seyA
Rollins of Barnstead	Manning
Young of Barnstead	Smith of Wagan add of
Tebbetts of Gilmanton	Smith of Mason Walker
Weymouth	The state of the s
Neal	
Morrison	21 cw ood of 1 emam
Charles	Huntington habitable and
Robinson of Brookfield	Jackson States of States
Eastman	Daigeant
	Kingsbury of Gilsum
Wiggin of Ossipee	Cook of Dishard
Haley	Cook of Richmond
α.	Reed obs ad reger of limits
Marden	Barber all in behind as will
	Barker been noger en loc
Jones of Bradford	Woodbury of Acworth
Gutterson Das seve entrol l	Davis of Cornish
Daniell	Callel
Marsh Mesars, Mesars	Goldthwaite Little
Austin	Cutler gosnish A To adage

Adams normanoH to nozh W Glidden Rogers Crawford Lang Green Whitcher Prescott Sanborn of Campton Curtis Burnham To acted Wallace Follansbee of Grafton Emery Holden worthow to senot Dow Swasev Felton Hammond Day Weeks Clark of Landaff

Stevens manual to bbs. Evans of Piermont Goodwin Durgin Clough of Warren Dana Gray Boowdbook in the H Stokes Glines Emerton Smith of Dalton Haines

Low Legro median 8 to 220 d Pike

Evans of Shelburne

Cole. nerts of Rochester

Ayes 79, noes 129.

So the negative of the question prevailed and the first division of said amendment was rejected.

The whole of said amendment was thereby rejected.

It was moved that the House adjourn,

And the question being put, It was decided in the negative. So the House refused to adjourn.

The question recurring upon the adoption of said report and resolutions,

Mr. Blaisdell of Hanover called for a division of the question,

On the first division of said question,

Shall the report be adopted?

It was decided in the affirmative.

So the report was adopted.

On the second division of the question,

Shall the first of said resolutions be adopted? Med To zenol

Mr Clark of Manchester called for the ayes and noes.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Patten

Pillsbury Sanborn of Deerfield Rawlins of Deerfield Sanborn of East Kingston Ladd of Epping 11 to enavel Tuck Foss of Greenland Marston Hoit of Newtown Leavitt Hoitt of Northwood Butler Peaslee Robinson of Poplin Dennett Wiggin of Portsmouth Waldron Gilman Foss of Stratham Tenney Sherburne Stars M. salt swill Edgerly Buzzell Downing Tebbetts of Rochester Berry Rollins of Barnstead Young of Barnstead Woodbury of Weare Tebbetts of Gilmanton Weymouth Bordman of Gilford Mallard Morrison Charles

Gutterson

Robinson of Brookfield Mack Daniell gavifful to notify Booth

Marsh Austin Wilson of Hopkinton Knowlton Gibson of Newbury Hoyt of Northfield Norris Gookin Page Thompson Stewart Langley Davis of Antrim Chandler Jones of Goffstown Poor Pevey Bassett Pierce of Hillsborough Atwood of Hillsborough Farley Manning Smith of Mason Walker gordmall to modnad Dodge Atwood of Pelham Colby Barrett Huntington Jackson Sargeant madmed to thime Kingsbury of Gilsum Drake of Effingham Cook of Richmond Wiggin of Ossipee Reed Reed Marden Sceva Barber didental to gave 7 Barker morsel to Habriell Jones of Bradford Woodbury of Acworth Davis of Cornish

~	77
Goldthwaite	Hammond yundalira
Little	Weeks bleftreed to modas?
Cutler nothingoH to nosliW	Clark of Landaff to and wall
Adams	Stevens I Hast to modase
Glidden yandway to noedil	Evans of Piermont to boal
Rogers blandmov to two H	Goodwin
Crawford	Poss of Greenland hosso'l
Crawford and Lang arrows Green mrsood	Clough of Warren notes.
Green	Dana awotwell to tiell
Whitcher	Glines
Prescott nozamod T	Emerton og widtroll to tholl
Sanborn of Campton	Smith of Dalton
Curtis	Haines osland
Burnham menna to sive CI	
Wallace religion of	Legro
Follansbee of Grafton	Pike discomenos to niggi W
Holden	
Pevey	Day namit)
Felton	Cole madrate to 200 T
	Tenney

## Those who voted in the negative are, Messrs.

Porter	Flanders vireybA
Taylor of Derry	David
Robinson of Exeter	Buntin
Sanborn of Hampton Falls	Clark of Manchester
Boyd	Judkin
Towle made to boow th	Rollins of Bamstead IliroM
Burleigh and W to wandhoo W	Andrews selected to gone Y
Dinsmoor	Gage notusmin) to stredde T
Peirce of Dover	Steele
Hussey	Smith of Alstead
Jenness	Mason
Smith of Durham	Parker , nontroll
Allen musho lo vindsum	Charles
Shorey	Felt blenklood to accurded
Torr handsid to soo	Davis of Keene
Foss of Strafford	Sturtevant square to miggi W
Young of Meredith	Cummings
Blaisdell of Eaton	Osgood
Cook of Tamworth	Kingsbury of Roxbury
Sawyer daimod to zivad	Howe
Cate	Wilson of Sullivan Heinell

Antrim

Merriam	Ladd of Holderness		
Butterfield	Liscomb		Hutterson
Kingman	Kimball		)anieli Harsh
Cotton of Claremont	Peabody		
Grannis	Skinner	Hopkinton	Austin Wilson of
Prentiss	nabb Bissell	some que	nortwen?
Moor	Watson	Newbury	
Blaisdell of Hanover	Crawford	Vortinfield	

Ayes 124. Noes 56.

So the affirmative of the question prevailed, and the resolution was adopted.

The question being upon the adoption of the second of said

resolutions,

Before the question was taken,

Mr. Cotton of Claremont moved that the House adjourn.

And the question being put, It was decided in the negative.

So the House refused to adjourn.

The question recurring upon the adoption of the second of said resolutions,

Mr. Blaisdell of Hanover called for the ayes and noes.

Those who voted in the affirmative are, Messrs.

11 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	THE SHEET OF THE PARTY OF THE P
Clarke of Atkinson	niwbo Waldron radis W
Potton	O'1
Pillshury approx W	to day Foss of Strathamdle To boow A
Southern of Don C. 11	to have oss of budinamidis 1 to boow A
Rawlins of Deerfield	Buzzell
Sanborn of East Kingsto	on Downing
Ladd of Epping notice	to due Tebbetts of Rochester violence
Tuck	Polling of Powers 1
	wRollins of Barnstead of 10 100
Foss of Greenland	Weymouth
Marston	Morrison
Hoit of Newtownudled	to an Charles toward
Leavitt	Robinson of Brookfield wad boow
Hoitt of Northwood	Duels of Tire
	Drake of Effinghammoo le sivad
Butler	Wiggin of Ossipee
Peaslee	Those who voted in the negatal are, M
Robinson of Poplin	Marden
Dennett	· 支票等高温度高
	Jones of Bradford To norman
Wiggin of Portsmouth	Jones of Bradford
	Robinson of Exerei

Gutterson Daniell Marsh Austin

Wilson of Hopkinton

Knowlton

Gibson of Newbury Hoyt of Northfield

Norris
Gookin
Page
Thompson
Stewart
Langley

Davis of Antrim

Chandler

Jones of Goffstown

Poor Pevey Bassett

Pierce of Hillsborough Atwood of Hillsborough

Farley Manning

Smith of Mason

Walker Dodge

Atwood of Pelham

Huntington Jackson Sargeant

Kingsbury of Gilsum Cook of Richmond

Reed Barber

Barker Woodbury of Acwor

Woodbury of Acworth Davis of Cornish

Booth

Goldthwaite

Little
Cutler
Adams
Glidden
Rogers
Crawford
Lang

Green Whitcher Prescott

Sanborn of Campton

Curtis Burnham Wallace

Follansbee of Grafton

Holden
Dow
Felton
Hammond
Weeks

Clark of Landaff

Stevens of

Evans of Piermont

Goodwin Durgin

Clough of Warren

Dana
Glines
Emerton

Smith of Dalton

Low Legro Pike

Evans of Shelburne

Day Cole

Those who voted in the negative are, Messrs.

Porter
Taylor of Derry
Robinson of Exeter

Boyd Towle Burleigh Dinsmoor Sherburne

Peirce of Dover

Edgerly Hussey Jenness

Smith of Durham

Allen Shorey Torr

Foss of Strafford Bordman of Gilford

Mallard

Young of Meredith Cook of Tamworth

Sawyer

Clough of Loudon

Flanders
David
Buntin

Clark of Manchester

Judkin Morrill Andrews Gage Steele

Kingsbury of Temple Woodbury of Weare

Colby Barrett

Smith of Alstead

Mason Parker Todd Felt

Davis of Keene Sturtevant Cummings Osgood

Kingsbury of Roxbury

Howe

Wilson of Sullivan

Merriam Butterfield

Cotton of Claremont

Grannis Prentiss Moor

Blaisdell of Hanover Ladd of Holderness

Liscomb Kimball Peabody Skinner Bissell Watson

#### Ayes 112. Noes 62.

So the affirmative of the question prevailed and the resolution passed.

Ordered, That the Clerk inform the Senate of the concurrence of the House in the adoption of said report and resolutions.

On motion of Mr. Porter-

Resolved, That a select committee be appointed to consider and report to the House what compensation shall be allowed to the Commissioners, appointed to revise the statute laws of the State, for their services.

On motion-

The House adjourned.

### FRIDAY, DECEMBER 16, 1842.

On motion of Mr. Davis of Cornish-

Resolved, That the rules of the House be so far suspended that

the reading of the journals of yesterday be dispensed with.

Mr. Davis of Cornish presented the petition of Hamilton E. Perkins and others, praying for a charter for a railroad from Concord to Contoocookville in Hopkinton.

Ordered, That said petition be referred to the committee on

Roads, Bridges and Canals.

Mr. Sanborn of Deerfield, from the committee on Military Affairs, to whom was referred the resolution directing an inquiry into the expediency of requiring towns to furnish bonds for State arms, and also the resolution in relation to an appropriation for the erection of a gun house in the tenth regiment of N. H. militia, also the resolution in relation to furnishing cavalry companies with arms from the State arsenal, made a report,

Whereupon—

Resolved, That the farther consideration of said resolutions be

indefinitely postponed.

Mr. Barker, from the same committee, to whom was referred the petition of Benjamin F. Phelps and another, praying for a new piece of ordnance for the artillery company in the twenty-eighth regiment, made a farther report,

Whereupon—

Resolved, That the farther consideration of said petition be

postponed to the next session of the legislature.

Mr. Atwood of Pelham, from the same committee, to whom was referred the resolution directing an inquiry whether persons who are exempted by law from the performance of military duty, are entitled to a bounty according to the act of June session, 1837, provided they do perform said duty, made a farther report,

Resolved, That the farther consideration of said resolution be indefinitely postponed. I have to hongo

Mr. Robinson of Poplin, from the same committee, to whom was referred the petition of the Dover artillery company, praying for an appropriation for furnishing them with two guns and a gun house, made a farther report, State, for their services.

Whereupon-

Resolved, That the petitioners have leave to bring in a bill. Mr. Sanborn of East Kingston, from the committee on Military Affairs, to whom was referred the petition of Nathan Dane

and others, for the relief of cavalry companies, made a report, pay the proceeds thereof into the treasury.

Whereupon-

Resolved, That the petitioners have leave to bring in a bill.

Mr. Baker, from the committee on Incorporations, to whom was referred a bill entitled, "An act to incorporate the Proprietors of the Manufacturers and Village Library at Great Falls," made a report, nais, to whom was referred the petitions of Issac hoquered Wath-

Resolved, That the subject of this bill being embraced in the general law, it is inexpedient to legislate farther upon the subject.

Mr. Woodbury of Weare, from the committee on Incorporations, to whom was referred the bill entitled, "An act to incorporate the Belknap County Agricultural and Horticultural Society," reported the following resolution: avaig of wells to spread out

Resolved, That it is inexpedient to legislate farther upon the subject, as the general principle of this bill is embraced in the

Resolved, That said petitioners have leave to w.war kraning

Mr. Bordman moved that the resolution lie on the table, interest

Mr. Colby, from the countities, jud gaied noitesup and bake a

It was decided in the negative.

The question recurring upon the passage of the resolution, aid It was decided in the affirmative. W land 1 ad T has loss A

So the resolution passed.

Mr. Little, from the committee on Agriculture and Manufactures, to whom was referred the petition of Libbeus Chase and others, praying for a continuance of the geological survey of the the following resolution: State another year, made a report, Resolved by the Senate and House of Pepres doquered Wen

Resolved, That it is inexpedient to legislate upon the subject. Mr. Pillsbury, from the committee on Military Affairs, to whom was referred the petition of the field officers of the 21st regiment, for the grant of a gun for the use of the Boscawen artillery, re-

ported the following resolutions are edited bus simulates bridges

Resolved by the Senate and House of Representatives in General Court convened, That the Adjutant General be and hereby is authorized and directed to purchase at the expense of the State, one six pound piece of brass ordnance for the use of the Boscawen artillery company in the 21st regiment, and that a sum not exceeding two hundred and eighty dollars be appropriated for the aforesaid object out of any money in the treasury not otherwise appropriated, and that the Governor be authorized to draw his warrant on the treasury for so much of said sum as may be ne-

And be it further resolved, That the Adjutant General be and hereby is authorized to receive the piece of ordnance now in possession of the Boscawen artillery company and sell the same and pay the proceeds thereof into the treasury.

Which were read a first time.

Ordered, That said resolutions be read a second time this forenoon at eleven o'clocks

Mr. Bordman, from the committee on Roads, Bridges and Canals, to whom was referred the petitions of Isaac Woods and others, the petition of M. B. Townes and others, the petition of Hiram Bingham and others, the petition of Timothy Presby and others, the petition of S. F. Wright and others, the petition of Henry C. Smith and others, the petition of John Little and others, and the petition of Samuel M. Conihie and others, praying for the passage of a law to prevent the Concord railroad from carrying freight, made a report,

Whereupon -

Resolved, That said petitioners have leave to withdraw their petition.

Mr. Colby, from the committee on Military Accounts, made a farther report,

Wherupon-

Resolved, That Daniel W. Dame have leave to withdraw his account.

Mr. Hoyt of Northfield, from the committee on Claims, to whom was referred the accounts of Harrison Messer, Isaac Emery and James Straw, also the account of Abira Fisk, reported

the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That Harrison Messer be allowed the sum of six dollars, Isaac Emery and James Straw be allowed the sum of twenty-eight dollars and two cents, and Abira Fisk be allowed the sum of fifty-three dollars and fifty-four cents, in full of their several accounts, and that the same be paid out of any money in the treasury not otherwise appropriated.

Which were read a first time.

Ordered, That the said resolution be read a second time this forenoon at eleven o'clock.

On motion of Mr. Parker-

Resolved, That the rules of House be so far suspended, that he be allowed at this time to move that the House now resume the consideration of the resolution, fixing on a day on which the business of the present session may be brought to a close.

On motion of Mr. Parker-

The House accordingly resumed the consideration of said reso-

On motion of Mr. Colby-

The House reconsidered their vote adopting the amendmentoffered by him, which was by striking out from said resolution the words "Thursday the fifteenth," and inserting instead thereof the words "Saturday the seventeenth."

The question recurring upon the adoption of said amendment,

Mr. Colby withdrew said amendment.

The question being upon the adoption of the resolution,

Mr. Tebbetts of Rochester moved that the resolution be amended by striking out the words "Thursday the fifteenth," and inserting instead thereof the words "Wednesday the twenty-first,"

And the question being put,

It was decided in the affirmative. So the amendment was adopted.

On the question,

Shall the resolution as amended pass?

It was decided in the affirmative.

So the resolution passed.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Parker, by leave, gave notice that he will to-morrow, between the hours of two and three o'clock in the afternoon, and on Monday next, between the hours of ten and eleven o'clock in the forenoon, move a call of the House, and will insist that all members who do not answer to their names, shall be required to render a sufficient excuse to the House.

Mr. Clark of Manchester, from the committee on the State Prison, to whom was referred the account of Drake Paul, & Comade a report,

Whereupon-

Resolved, That the account of Drake Paul, & Co., ought not to be allowed.

Mr. Norris, from the committee on the Judiciary, to whom was referred Title XXI of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendments made to said title by the Honorable Senate, reported said amendments with an amendment to one of the Senate's amendments numbered 14.

The House severally concurred in the adoption of all the amendments made by the Senate to said title, except the one of said amendments numbered 27, also the one of said amendments numbered 14, in which they concurred with an amendment.

The House non-concurred with the Senate in the adoption of

the amendment numbered 27.

Ordered, That the Clerk inform the Senate of the action of House upon said amendments, and request their concurrence in

the adoption of the amendment made by the House to the amend-

ment numbered 14 made by the Honorable Senate.

Mr. Norris, from the committee on the Judiciary, to whom was referred Title XXVI of the bill entitled, "Revised Statutes of the State of New Hampshire," with instructions to report said title with provisions for the abolition of capital punishment, reported said title with sundry amendments, and raised notes

Which were read for the information of the House.

The question being upon the adoption of the first of said amendments, which provided that the punishment for murder in the first degree, instead of death, should be solitary confinement to hard labor for life,

Mr. Davis of Antrim called for the ayes and noes.

Those who voted in the affirmative are, Messrs.

Downing of believe aswall Clarke of Atkinson Shorey Patten Tebbetts of Rochester Pillsbury Berry , leave, by leave, grrag Rawlins of Deerfield Sanborn of East Kingston Berry Foss of Strafford Foss of Greenland Tebbetts of Gilmanton Wight answer though the Wight Marston inper ed link 29 Weymouth me meinding a geb Hoit of Newington Bordman Joshall all Towle no semamos Morrison saw mody of noeil Burleigh 1 sale 11 lo savossi Hoit of Newtown Charles Robinson of Brookfield Robinson of Poplin Dennett OO & lus 9 sard Eastman only unit bentoes H Wiggin of Portsmouth Lord Waldron of Visional sell no Wiggin of Ossipee Haleval to IXX sulf bearsies State of New Hampshire, atc. Foss of Stratham Scevared alerrone H adi /d sli Palmer Morgandi lo eso ot membrane Clough of Barrington Jones of Bradford Sherburne ide, except Taylor of Canterbury Edgerly Bailey 2 beredmin sinsenbuens Hussey Gutterson dollaw m , 41 bened Jenness Daniell Dood-gon senoth off Smith of Durham Wilson of Hopkinton Allen Clough of Loudon

Buzzell their concullazzuB

	1 0	
Gibson of Newbury	Woodbury of A	Acworth Account
Flanders	Davis of Corni	sh
Hoyt of Northfield	Booth	300
Norris	Moulton	Stewart
Gookin	ALTERNATION AND ADDRESS OF THE PARTY OF THE	Langley
Page		brysti
Thompson	DOWNERS AND REAL AND ADDRESS OF THE PARTY OF	Davis of Antrim
longs of (-offstorms	222 2 2 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4	Chandler
Poor momeraid	Curtic	Wilkins and Wi
Bassett	Rurnham	Pevey
Farley	Holden	Pierce of Hillsbo
Cross		Atwood of Hills!
Bixby	Felton	Manning
Smith of Mason	Hammond	Buntin
Ramsdell	Pashody	Clark of Manche
Andrews	torrora	Judkin
Nav	Durgin	Morrill
lackson	Jone	Walker
Sargeant	Stokes	Raymond .
Lingshing of Calarin	JJUUGU Tahanan	Noves of Nashus
Cook of Richmond	MIUGILETTOINE	Gage
Road	TORING TO THE TORING	Icance
Barber 19vonsH to	Evans of Shell	Dodge
Barker esemebloH	to bhen are	Steele
hsbas.I	to bhe Day	Follansbee of Po
Those who voted in the	e negative are, Messrs.	T le vandanci W
	ladmi A ense	Woodbury of W
	Davis of Alton	Colby
	1906 Mooney	Barrett
Porter	Moung of Barn	
Taylor of Derrymsia 1		Smith of Alstead
	whee Young of Mere	
Robinson of Exeter	dwoofTilton	Parker
Sanborn of Hampton H		bboT
	iotrem Fisk	Felt
Hoitt of Northwood	Drake of Effine	Davis of Kanada
Butler	Y100 Cook of Tamw	orth togyotype
Dinsmoor	Sawyer	Commings
Peirce of Dover	Marden	Mack
Jones of Farmington	Price	A 335 191
Ricker		. Ayes 104, Noe
	TITOTINE	MAN TO WA A GOVERN

Austin drawat lo vandboo Knowlton Doe Stewart Langley David

Davis of Antrim Chandler Wilkins

Pevey

Pierce of Hillsborough Atwood of Hillsborough

Manning Buntin

Clark of Manchester Judkin Morrill Walker Raymond

Noves of Nashua

Gage Isaacs Dodge

Atwood of Pelham

Steele Follansbee of Peterborough Kingsbury of Temple Liscomb Woodbury of Weare

Colby Barrett

Smith of Alstead Evans of Piermont I do golys

Parker

Todd Felt

Davis of Keene and Joseph Smith of Dalton boy to Sturtevant drowms T to do Emery

Cummings Mack

Osgood

Usgood Kingsbury of Roxbury

Howe Baker Merriam Butterfield Kingman Hamlin

Cotton of Claremont

Grannis Tyler Prentiss Goldthwaite

Little Cutler Rogers Crawford Green Whitcher Prescott

Sanborn of Campton

Wallace

Blaisdell of Hanover

Weeks

Ladd of Holderness Clark of Landaff

Noves of Chester .

Kimball mouth to alve Savage vouce Skinner sellivurd to notice Huntington salaman no page Bissell

Mason different de conse Goodwin

Clough of Warren o notated A

le Glines I aniquall to produce Emerton

Legro Cole.

Ayes 104, Noes 109. denel

So the negative of the question prevailed, and the amendment, was rejected.

The second and third of said amendments were severally re-

iected.

The fourth, fifth, sixth, seventh and eighth of said amendments were severally adopted

The question being upon the adoption of the ninth of said a-

mendments,

Mr. Blaisdell of Hanover called for a division of the question. The first, second and third divisions of said amendment were severally adopted.

So said ninth amendment was adopted.

The remainder of said amendments from the 10th to the 33d inclusive were then severally adopted.

The question being upon the adoption of the thirty-fourth of

said amendments,

Mr. Clark of Manchester offered an amendment to said amendment,

The question being upon the adoption of the amendment to The House accordingly proceeded to the

Before the question was taken, moneya na guodam sanitalosen adi of New England to certain adadentes in

On motion—

The House adjourned. as a happ apply should Ve Mr. Hoys, of Northfield offered an amendment to seld re

### dat the resolution be real NOON. set all being affine.

The House resumed the consideration of the unfinished business of the forenoon, upon Title XXVI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment offered by Mr. Clark of Manchester to the thirty-fourth amendment reported by the committee on the Judiciary to said title,

Before the question was taken, On motion of Mr. Parker-

Ordered, That said title lie on the table. best of solinlesses of

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House in the appointment of a committee of conference upon the disagreement

of the two branches of the Legislature to Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire," and have on their part joined Messrs. Brown, Smith and Batcheller."

Agreeably to a vote of the House, se dixis dill druot ed T

The Speaker announced the appointment of Messrs. Porter, Tebbetts of Rochester and Davis of Cornish, as the select committee to consider and report what compensation shall be allowed. to the commissioners, appointed to revise the statute laws of the The first, second and third divisions of said amendment, second

On motion of Mr. Farley-

severally adopted. Resolved, That when the House adjourn in the afternoon, they adjourn to meet again at half past nine o'clock the next morning, inclusive were then severally adopted. . . berebro seinent inclusive were then severally adopted.

On motion of Mr. Hoyt of Northfield and guisd noiseup od T

Resolved, That the rules of the House be so far suspended, that all bills and resolutions which were in order for a second reading this forenoon at eleven o'clock be in order for a second reading at The question being upon the adoption of the .amit these are

The House accordingly proceeded to the order of the day upon the resolution, making an appropriation for furnishing Burr's map of New England to certain academies in this State. goitom at

Which was read a second time. sauoH onT

Mr. Hoyt of Northfield offered an amendment to said resolution,

Which was adopted.

On motion of Mr. Hoyt of Northfield-

Resolved, That the rules of the House be so far suspended, that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That the resolution pass, od bomuser spiroH odT Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded to the order of the day upon the resolution in favor of Harrison Messer and others, and others, Which was read a second time on the committee on the description of the was read a second time.

On motion of Mr. Emerton—

Resolved That the rules of the House be so far suspended that the resolution be read a third time at the present time. borsbro

The resolution was then read a third time.

Resolved, That the resolution pass stand and more spassem A

Ordered, That the Clerk request the concurrence of the Sen-"Mr. Speaker-The Senate concur with the House imigradt ata

The House proceeded to the order of the day upon the reso-

lution, making an appropriation for furnishing a piece of brass ordnance for the use of the Boscawen Artillery company; ... 32 w 15 dio

Which was read a second time. , ami point policy but

Resolved, That the farther consideration of said resolution be

postponed to the next session of the legislature. 201 abileon ad T

Mr. Austin gave notice, that he will to-morrow move a reconsideration of the vote rejecting the first amendment reported by the committee on the Judiciary to Title XXVI of the bill entitled, "Revised Statutes of the State of New Hampshire," being the amendment providing for the abolition of capital punishment.

On motion of Mr. Bordman-

Resolved, That the rules of the House be so far suspended, that all bills which were in order for a third reading this afternoon at three o'clock, be in order for a third reading at the present time.

The House accordingly proceeded to the order of the day upon the bill entitled, "An act in amendment of an act entitled, an act to incorporate sundry persons by the name of the proprietors of the New Chester Union Bridge, passed Dec. 24th, 1824;"

Which was read a first time.

Resolved, That the bill pass and that its title be as aforesaid. Ordered, That the Clerk request the concurrence of the Senate thereinian look field acanido H Burleigh

On motion of Mr. Hovt of Northfield-

The House resumed the consideration of Title XXVI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendment offered by Mr. Clark of Manchester to the thirty-fourth amendment reported by the Judiciary committee to said title,

Wiggin of Portsmouth

And the question being put,

Shall the amendment to the amendment be adopted?

It was decided in the affirmative.

So the amendment to the amendment was adopted. Said amendment as amended was then adopted.

Mr. Tebbetts of Rochester offered a farther amendment to said title.

Which was by inserting after the 3d section of chapter 217, in said title, a new section numbered 4, as follows:

The Governor, with the advice of the Council, may commute the punishment of any person convicted of murder in the first degree to confinement to hard labor for life, solitary or otherwise."

Mr. Burnham moved that said amendment be amended by inserting before the word "confinement," the word "solitary," and by striking out at the close of said section the words "solitary or And the question being put, some process business doubt. otherwise."

It was decided in the negative.

So the amendment to the amendment was rejected.

The question recurring upon the adoption of the amendment offered by Mr. Tebbetts of Rochester, and any oneu Alask

The ayes and noes were called for moles aloved to nother be

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Patten

Cotton of Danville Rawlins of Deerfield Ladd of Epping

Tuck

Robinson of Exeter Foss of Greenland

Shannon

Hoit of Newington

Towle Burleigh

Hoit of Newtown

Peaslee manufacture of the g

Robinson of Poplin

Wiggin of Portsmouth

Waldron Gilman

Foss of Stratham

Tenney Palmer memberne salmel

Clough of Barrington

Sherburne Peirce of Dover

Edgerly Hussey Jenness

Smith of Durham

Allen vanilog's brow ed. W. an

Buzzell 101 saibivoiq iesaibaema

Tebbetts of Rochester

Torr Berry

Berry Foss of Strafford

Tebbetts of Gilmanton

Wight Weymouth

Bordman of Gilford

Morrison And and The Annual Property Charles at Adams To have

Robinson of Brookfield

Eastman

Blaisdell of Eaton Lord maid bost of Re

Wiggin of Ossipee

Cate retagnation to Jest U Sceva 199 visisibil, adi vd. battoo Morgan and delican add how

Jones of Bradford Taylor of Canterbury

Bailey Gutterson Daniell dool lo anedd To 14 Marsh

Wilson of Hopkinton Clough of Loudon Gibson of Newbury Hoyt of Northfield

Norris Gookin beyon and and and Page noon brow out stoled sening Thompson Glidden Gwest Glidden Bassett Lang Farley Moor denoted in the second nilms Curtis denorade little to become Cross

Bixby Follansbee of Grafton Smith of Mason Holden

Ramsdell Dow Atwood of Pelham Felton Hammond Nay Peabody Barrett Jackson Stevens

Clough of Orange Sargeant

Kingsbury of Gilsum Dana Cook of Richmond Stokes Reed Boundary To medu Johnson Barber Emerton Haines Barker Woodbury of Acworth leben Low model and the endenshold Davis of Cornish Pike

Booth Evans of Shelburne

Moulton Watson Those who voted in the negative are, Messrs. Adams

Neal Noves of Chester Fisk Porter

Taylor of Derry Drake of Effingham

Sanborn of East Kingston Beacham

Cook of Tamworth Sanborn of Hampton Falls

Boyd Sawyer Butler Thurston Marden Vindxell to Vind anil Dinsmoor Jones of Farmington Price Ricker Knowlton Shorey Flanders

Davis of Alton Doe Stewart 301 200 1 201 201 201 Mooney Rollins of Barnstead Langley

David sub lo svitsimilla sub och Young of Barnstead Mallard

Davis of Antrim Chandler The Mark Chandler Young of Meredith

Tilton Wilkins

1 2 2		and a second
Jones of Goffstown		Thompson
Pevey	Butterfield	Hannaki
Pierce of Hillsboroug		Farley
Atwood of Hillsboro	ugh and Hamlin	Crows
Manning Manning to	endensile Cotton of Clare	emont ydxill
Buntin	nebloTyler	Smith of Mason
Clark of Manchester	Prentiss	Ramsdell
Judkin	note Goldthwaitense	Atwood of Pell
Morrill	bnomma Little	Nay
Walker	ybodseCutler	Barrett
Raymond	boomus Little ybodseCutler saevesCrawford	Jackson
Noves of Nashua	lo deno Green	Sargeant
Andrews	encWhitcher musli	Kingsbury of G
Gage	and Prescott bac	
Isaacs	nozna Sanborn of Car	
Dodge	notiemBurnham	Barber
Steele	Wallace	Barker
	orough Blaisdell of Ha	
Kingshury of Temp	le Weeks	Davis of Cornis
Woodbury of Warre	le sas Ladd of Holder	
Q 11	O1 1 CT 1	Moulton B
Huntington	Liscomb	. Adams
Smith of Alstead		GALLWINE.
Mason Alstead	ed in the Savage are, Mer	Those who vot
Parker	Savage	
	Skinner	Noyes of Cheste
Todd	Bissell	Porter
Feit medanill	Evans of Pierm Goodwin	Taylor of Delly
Davis of Keene	Goodwin	Sanborn of East
Cummings drowms	Clough of Warr Glines	Sanborn of Han
	Glines	Boyd
Osgood	Smith of Dalto	Butler
Kingsbury of Roxbu	ry	Dinsmoor
Howe	Legro	Jones of Farmin
Wilson of Sullivan	Cole	Ricker
Baker	Flanders	Sherey
	Doe	Davis of Alton
Ayes 108. Noes 1	Stewart. 60	Mooney
*	velags. I heat	Rollins of Borns
So the affirmative of the question prevailed, and the amendment		
Mr. Clark of Manc	hester moved a farther am	endment to said
title.	Wilking	Tilton
	WARE COLD IN	ALVEST A

Mr. Davis of Cornish moved that the amendment lie upon the minth of said amendments were severally adopted. table:

a hAnd the question being put, s add noque anied donesop ad I

It was decided in the negative. So the House refused to lay said amendment on the table.

On the question,

Shall said amendment be adopted? ... betqobs saw doid W

It was decided in the affirmative name as mambana bis?

Wile So the amendment was adopted a filewi has disevely of T On the question,

shall said title be read a third time long good noncome all

It was decided in the affirmative.

So said title was ordered to a third reading. The sleep and Ordered, That the clerk request the concurrence of the Senate Seid amendment as amended was then adopted. therein.

Mr. Tebbetts of Rochester, by leave, presented the account of William C. Clark. nonqobs edt noqu gnied noisteur ed T

Ordered, That said account be referred to the committee on Mr. Norris offered an amendment to said amendment, emisl3

Pursuant to previous notice and by leave, sigobs saw doid W.

Mr. Noves of Nashua introduced a bill entitled, "An act in amendment of an act, entitled "an act to constitute the town of Nashville," passed 23d June, 1842, a best of ohis biez llad?

Which was read a first time damile adt at bebiebe as wall

On motion of Mr. Noves of Nashua-say say ship bus of

Resolved, That said bill be postponed to the next session of the Legislature, and that the Clerk of the House cause notice of the pendency of said bill to be given to the town of Nashville, by causing notice thereof to be published in the New Hampshire Patriot three weeks successively, the last publication thereof to be thirty days at least before the first Wednesday of June next.

Agreeably to a vote of the House, what all lo notion at

Mr. Peirce of Dover introduced a bill entitled, "An act in favor of the Dover artillery;"

Which was read a first and second time. of near seao H ad I

On motion of Mr. Peirce of Dover-

Ordered, That said bill be referred to the committee on Military Affairs.

On motion of Mr. Moulton-

The House resumed the consideration of Title IX of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the amendments to said title reported by the committee on bills on their second read-

"Mr. Speaker-The Senate concur with the House of igni

The first, second, third, fourth, fifth, sixth, seventh, eighth and ninth of said amendments were severally adopted.

The question being upon the adoption of the tenth of said a-

mendments,

Mr. Jones of Goffstown offered an amendment to said amend-

Which was adopted. Sharpons ad membranes blue that

Said amendment as amended was then adopted.

The eleventh and twelfth of said amendments were severally adopted.

The question being upon the adoption of the sixteenth of said

amendments,

Mr. Steele offered an amendment to said amendment,

Which was adopted.

Said amendment as amended was then adopted.

The fourteenth of said amendments was rejected.

The question being upon the adoption of the fifteenth of said amendments,

Mr. Norris offered an amendment to said amendment,

Which was adopted.

Said amendment as amended was then adopted.

On the question,

Shall said title be read a third time? I been been a shirtle V. It was decided in the affirmative.

So said title was passed to a third reading.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Davis of Alton moved that the House adjourn;

And the question being put,

So the House refused to adjourn.

On motion of Mr. Parker—

Resolved, That the House now take a recess until half past six o'clock this afternoon.

The House then took a recess accordingly.

## HALF PAST SIX O'CLOCK, P. M.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Rep-

resentatives in the passage of a bill entitled, "An act to disannex a tract of land in the town of Amherst, from said Amherst, and

annex the same to the town of Milford."

The Senate insist upon their amendment numbered twenty-seven, to Title XXI of the bill entitled, "Revised Statutes of the State of New Hampshire," and concur with the House in the adoption of their amendment to the amendment of the Senate numbered fourteen."

The House proceeded to the consideration of the foregoing title, with the amendments which came down from the Hon. Senate.

On motion of Mr. Bordman-

Resolved, That the House insist upon their disagreement to the twenty-seventh of the Senate's amendments to said title, and ask a conference with the Senate thereon.

Ordered, That Messrs. Peirce of Dover, Clark of Landaff and Tebbetts of Rochester be the committee of conference on the

part of the House.

Mr. Hovt of Northfield moved that the House adjourn;

And the question being put,

Mr. Blaisdell of Hanover called for the ayes and noes.

Those who voted in the affirmative are, Messrs. 10 mozando &

Davis of Antrim

Clarke of Atkinson Patten Cotton of Danville Sanborn of Deerfield Rawlins of Deerfield Sanborn of East Kingston Ladd of Epping Shannon Marston Hoit of Newington Leavitt Hoitt of Northwood Butler Peaslee Dennett Wiggin of Portsmouth Waldron Tenney

Sherburne

Allen

Buzzell Tebbetts of Rochester Davis of Alton Young of Barnstead Tebbetts of Gilmanton Wight Morrison Robinson of Brookfield Drake of Effingham Wiggin of Ossipee Halev Marden Sceva Bailey Gutterson Marsh Austin Wilson of Hopkinton

Knowlton

Clough of Loudon

C'1 C'N 1	
Gibson of Newbury	Burnham
Hoyt of Northfield	Burnham and a symbology Follansbee of Grafton
Doe	Tollansbee of Glatton DEN
Doc	T ellott at a some and vent
Norrisewi bumbered twestrron.	The Senate insist uporgaseW
Gookin ust beered beling	Kimball to IXX staT or an
LangleyoH sdr driw monop	Stevens dequell well le sind
Wilkins & ant of the Skinki Williams	Clough of Orange to would obs
Jones of Goffstown	Bissell "neatmot bered
Cross	Clough of Warren
Bixby and sub lo nonresbisnos Barker of the monitor of the sub-	Dana bebesoor esuch adT
Barker and and more away amen	Stokes mendament diw jets
Davis of Cornish	Haines I . M lo neitom nO
Cliddon 125311 11911 1000 1812	Resolved, That the Hotwood
Lang III biss of stambanna ale	Day ent lo dinaves-vinewi edi
Sanborn of Campton	ask a conference with the benate
e of Dover, Claric of Laudain and	Ordered, That Messrs. Peirch

Those who voted in the negative are, Messrs. of to stand T

N COL	part of the mouse.
Noves of Chester Had and I	Mooney and to wolf all
Porter	And the question benembrod
Taylor of Derry vs ed nol be	Mallardo H lo Habriel S . W
Tuck	Young of Meredith
Robinson of Exeter and a william	Tilton! ni botov odw ogodT
Boyd	Neal
Tebbetts of Rochestersland	Fisk ·
Burleigh not A to Elys (	Charles
	Charles Salvined to notico
Robinson of Poplin	Eastman Indiana To medias
Gilman	Blaisdell of Eaton
	LOIG trong X tegit to gradage
Latifici.	Beacham agina la bha l
Dinsmoor house to nesuido R	Cook of Tamworth
Clough of Barrington	Sawyer
Peirce of Dover	Thurston not new me Holl of Holl
Edgerly	Cate
Hussey	Price
Edgerly Hussey Jenness	Price Jones of Bradford
Smith of Doubers	Taylor of Canterbury
Jones of Farmington	lania
Ricker	
Shorey	Flanders constroq to nippiW
11116111	Thompson Stewart Venne T David
	Tenney
Borry	Sperburne
Foss of Strafford, to devolo	Davis of Antrim

PRIDAL, DEC	EMBER 10, 1842.	2
Pevey	Butterfield and send House	
Bassett	Kingman	
Pierce of Hillsborough	Woodbury of Acwarth	
Atwood of Hillsborough	Hamlin	
Manning	Tyler	71 /
Manning Buntin Clark of Manahastar	Rooth	
Judkin	Prontice	
Morrill	Goldthywite	
Smith of Mason	Little	
Judkin Morrill Smith of Mason Walker Ramsdell Raymond	Cutton	
Ramsdell	Adoma	
Raymond Noyes of Nashua	Doggan	
Noves of Nashua	Constitution	
Andrews	Crawlord Crawlord and and and and	
Isaacs	Green	
Dodge	Whitcher	
Dodge	Prescott	
Steele Follenshee of Potenhauera	Moor wood vignesse basels	
Follansbee of Peterborough	Wallace	
Vingshury of Towns	Holden stongo I has zone	
Woodbury of Wasse	Blaisdell of Hanover	
Nay Kingsbury of Temple Woodbury of Weare Colby Barrett	Dow to sub at a service of	
Ramote	Hammond	
Hostinata	Ladd of Holderness	
Barrett Huntington Smith of Aletend	Liscomb	
Zantia (d. 1415)Cau	327270	
vacasuli	Clark of Landoff	
Daigeaut	Peahody	
2/2 US US 1	Skinner	
1 al Kel	Hyans of Piermont	
1 oud	Foodwin	
Burlevant	Glines	
Mach Distrollinos Monthly Sign	Johnson	
Osgood .	Himoution	
Cook of Richmond	Smith of Dolton	
aring soury of moxphry	Hrmoure	
TIOMO PER PROPERTY SERVICE SER	Lorro Con a de la constante de	
THE COUNTY OF THE PROPERTY OF	Pillo	
THISOU OF SUITIVAL	Evans of Shelburne	
Baker members and smead mentage Merriamet and go all transfer	Cole mostion being upon along	P. P.
CONTRACTOR OUR RECORD OF THE PROPERTY OF THE PERSON OF THE	S THE DRIVE TO VOICE RESIDENCE IN	281-
Ayes 69. Noes 135	for the question was taken.	g
31	and device the and a 1018	13.
O1		

So the House refused to adjourn.

On motion of Mr. Flanders-

The House resumed the consideration of the resolution reported by the select committee upon the subject of the printing of the Revised Statutes.

Said resolution was then read a second time.

Mr. Hoyt of Northfield moved to amend the resolution, by striking out all after the word "Resolved," and inserting instead thereof the following, to wit:

"That the Revised Statutes shall be printed on paper of a quality equal to that of the paper on which the statutes passed June session, 1842, were printed, with new type of a similar description to that used in printing said statutes for the body of the page.

The abstracts of sections, the list of acts repealed and the index to be printed with new brevier type—the said statutes shall be well and handsomely printed and bound, the page to correspond in size with that of the Vermont Revised Statutes. The abstract and index to be printed with double columns. The volumes to be well and strongly bound in law sheep binding, lettered "New Hampshire Revised Statutes; to be done to the acceptance of the Governor and Council.

Seven hundred and fifty copies printed and bound as aforesaid, shall be delivered to the Secretary of State on or before the first day of April, 1843, and as many copies as any persons may wish to purchase to be on sale at Concord at the time aforesaid, and at

all other times thereafter.

To be done and performed as aforesaid by the State printers for a sum or sums not exceeding the following conditions: one dollar and fifty cents a copy for the State and to individuals if the number of pages does not exceed five hundred, or one dollar and sixty-two and one half cents a copy if the number of pages exceeds five hundred and fifty. That the said State printers shall examine the proof sheets, compare the same with the original roll in the office of the Secretary of State, without additional compensation.

The Secretary of State shall cause the requisite number of copies aforesaid to be printed for the use of the State. That the commissioners who have revised the statutes shall prepare abstracts of the sections and running titles, correct the numbers of the chapters and sections, it necessary, and prepare an exact and copious

index to the whole.

The question being upon the adoption of said amendment, Mr. Flanders moved that the amendment lie on the table, and Before the question was taken,

16

Mr. Flanders withdrew said motion.

Mr. Day moved that the resolution and amendment lie upon the table,

And the question being put, It was decided in the negative.

So the House refused to lay said resolution and amendment on the table.

On motion of Mr. Peirce of Dover-

Resolved, That said resolution and amendment lie upon the table and be made the special order of the day for to-morrow forenoon at eleven o'clock.

Mr. Peaslee moved that the House adjourn,

And the question being put, It was decided in the negative. So the House refused to adjourn.

On motion of Mr. Clarke of Atkinson-

The House resumed the consideration of Title VIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the second of the amendments to said title, reported by the committee on Bills on their Second Reading,

Mr. Sanborn of East Kingston offered an amendment to said

Which was rejected.

Mr. Wilson of Hopkinton moved that the title lie upon the table,

And the question being put, It was decided in the negative.

So the House refused to lay said title on the table.

The question recurring upon the adoption of the second of said amendments,

Before the question was taken,

Mr. Haley moved that the House adjourn,

And the question being put,

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Patten
Sanborn of Deerfield
Porter
Taylor of Derry
Tuck

Foss of Greenland

Sanborn of Hampton Falls

Boyd
Burleigh
Leavitt
Peaslee

Wiggin of Portsmouth

Waldron
Gilman
Tenney
Palmer

Clough of Barrington

Peirce of Dover Edgerly

Hussey Jenness

Smith of Durham

Ricker Buzzell Shorey

Tebbetts of Rochester Tebbetts of Gilmanton

Weymouth Bordman Mallard Tilton Fisk

Charles Robinson of Brookfield

Eastman

Blaisdell of Eaton Drake of Effingham

Lord Beacham Haley Thurston Marden Sceva

Jones of Bradford Taylor of Canterbury

Bailey
Gutterson
Daniell
Marsh
Austin

Wilson of Hopkinton

Knowlton

Clough of Loudon Way W

Gibson of Newbury

Flanders
Doe
Page
David
Wilkins

Jones of Goffstown Atwood of Hillsborough

Manning

Clark of Manchester

Judkin Morrill

Smith of Mason

Walker Ramsdell Raymond

Noyes of Nashua

Andrews Isaacs

Atwood of Pelham

Steele

Follansbee of Peterborough

Nay

Kingsbury of Temple Woodbury of Weare

Colby
Barrett
Huntington
Smith of Alstead

Jackson
Mason
Todd
Felt
Sturtevant
Mack

Osgood Cook of Richmond

Howe Reed

Cotton of Claremont

Kingsbury of Roxbury

Tyler , trasment lo see I

Booth Prentiss Goldthwaite Little Glidden Rogers Crawford Prescott Moor Curtis Burnham

Holden

Dow

Cate

Hammond Clark of Landaff Liscomb Savage Peabody Stevens Skinner Evans of Piermont

Clough of Warren Dana Stokes Glines

Emerton

Those who voted in the negative are, Messrs.

Clarke of Atkinson Hoyt of Northfield Noves of Chester Cotton of Danville Ladd of Epping Robinson of Exeter Shannon Hoit of Newtown Hoitt of Northwood Robinson of Poplin Foss of Stratham Dinsmoor Jones of Farmington Berry Foss of Strafford Mooney Rollins of Barnstead Young of Barnstead Young of Meredith Neal Morrison Wiggin of Ossipee Cook of Tamworth Sawver

Norris Gookin and a selfour of Rawlins of Deerfield Thompson Sanborn of East Kingston Stewart Davis of Antrim Pevev Bassett Pierce of Hillsborough Farley wolld and bordger mach Bixby Buntin Dodge Parker Wilson of Sullivan Belling Saids Barker Butterfield and as until a war in 7710 Kingman Woodbury of Acworth Hamlin Davis of Cornish Moulton Cutler of ed mon vroud Adams benefer eleve and of

Lames of certain persons, 10 gans Whitcher mistres of certain refile

Green

Wallace . Smith of Dalton

Follansbee of Grafton Emery
Weeks Low
Kimball Legro

Clough of Orange Evans of Shelburne

Bissell Watson Goodwin

Ayes 122, Noes 67.

So the affirmative of the question prevailed, and the House adjourned.

# blood SATURDAY, DECEMBER 17, 1842.

On motion of Mr. Gibson-

Resolved, That the rules of the House be so far suspended that

the reading of the journal of yesterday be dispensed with.

Mr. Sanborn of Deerfield, from the committee on Military Affairs, to whom was referred the petition of the officers of the artillery company in the 30th regiment, praying for an appropriation to repair the apparatus belonging to the field piece in said regiment.

ment, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the sum of fifteen dollars is hereby appropriated for the purpose of repairing the apparatus belonging to the field piece and carriage in the thirtieth regiment of New Hampshire militia, and His Excellency the Governor is hereby authorized, by warrant on the treasury, to draw said sum from the treasury at such time as he may think proper, and deliver the same to the Adjutant General, who is hereby required to apply the same to the purpose above specified, and render an account thereof to the legislature.

Which was read a first time.

Ordered, That the resolution be read a second time this fore-

noon at eleven o'clock.

Mr. Emery, from the committee on the Alteration of Names, to whom were referred sundry petitions for the alteration of the names of certain persons, reported a bill entitled, "An act to alter the names of certain persons,"

Which was read a first and second time.

On motion of Mr. Colby envot salt of lossed source sab

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time. The bill was then read a third time.

Resolved, That the bill pass and that its title be as aforesaid. Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Page, from the committee on Incorporations, to whom was referred the bill entitled, "An act to vest in Nelson Richardson the privilege of keeping a ferry over Connecticut river," reported said bill with five amendments, of your form of the

Which were severally adopted.

On the question, shall said bill be read a third time?

It was decided in the affirmative. I to your add ad hade if

On motion of Mr. Emerton- selumnos hine or deinsul or noites

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time. I look as an according to

Resolved, That the bill pass and that its title be as aforesaid. Ordered, That the Clerk request the concurrence of the Senate therein the amend to nounobe ad none guied sourceup ad

On motion of Mr. Parker-

The House resumed the consideration of Title VIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the adoption of the second of the amendments reported to said title by the committee on Bills on their Second Reading,

Mr. Tebbetts of Rochester offered an amendment to said title, Which was adopted. Ileas us bereno busineers

Mr. Peirce of Dover offered an amendment to said amend-

Which was, by striking out said amendment and inserting the following:

, Railroads shall be taxed in the several towns in which such

Railroad is constructed, in the following manner:

1. The whole amount of tax to be paid by said corporation shall be six per cent. upon its net annual income, or sum to be divided as income.

- 2: The amount that each town shall be entitled to receive shall be determined by three commissioners, to be appointed by the court of common pleas, in any county in which said road is situ-Sanborn of East Kingston Hoit of Newtown
- 3. The commissioners shall meet at such time and place as

they may appoint, prior to the 1st day of April next, and give due notice thereof to the towns and corp oration interested, at which meeting they shall determine the amount or proportion of such tax to which each town interested is entitled, and shall certify the same to the selectmen of said town.

4. On receiving such certificate, the selectmen shall enter the tax thus apportioned in the list of taxes, and shall be collected in

the same way and manner as other taxes.

5. The commissioners shall receive a reasonable compensation for their services, to be paid by the town on receiving the certificate of apportionment.

6. A new apportionment may be made in the manner aforesaid

in any future year, on the application of any board of selectmen

to the court of common pleas.

7. It shall be the duty of the treasurer of such R. R. Corporation to furnish to said commissioners, on or before the first day of April next, or at such time as may be hereafter required by said commissioners, a statement, under oath, of the amount of net income or sum subject to be divided among the stockholders of such Railroad for the year next preceding the 1st day of Jan-

The question being upon the adoption of the amendment to the

amendment,

Mr. Norris called for a division of the question.

The question being upon the adoption of the first division of the amendment to the amendment, and amendment and a mount and a mo

Which was, by striking out said amendment as reported by the

Before the question was taken,

Mr. Foss of Greenland offered an amendment to the amend-Which was rejected.

Mr. Peaslee moved that said amendment be amended by inserttng after the words "Rail Roads," in said amendment, the words "Manufacturing Corporations;" I an about ad that's absorbed !

And the question being put, old in betomenoe at brodiast

The ayes and noes were called for, to topoons alody od T

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Robinson of Exeter Cotton of Danville Foss of Greenland benjaceleb od Rawlins of Deerfield Marston Residuation to The Property of th Sanborn of East Kingston Hoit of Newtown 3. The commissioners thives I neet at such time and playauT

Herrolf.

Hoitt of Northwood

Peaslee

Wiggin of Portsmouth

Waldron Sherburne-

Northwood Buzzell Berry

Robinson of Brookfield

Farley Low

Those who voted in the negative are, Messrs.

Patten

Sanborn of Deerfield

Porter

Taylor of Derry Ladd of Epping

Shannon

Sanborn of Hampton Falls

Boyd

Hoit of Newington

Towle Burleigh

Robinson of Poplin

Gilman

Foss of Stratham

Tenney Palmer Dinsmoor

Clough of Barrington

Peirce of Dover

Edgerly Hussey Jenness

Smith of Durham

Jones of Farmington Allen

Ricker Downing Shorey

Tebbetts of Rochester

Foss of Strafford Davis of Alton

Mooney

Young of Barnstead Tebbetts of Gilmanton

Wight

Bordman of Gilford

Weymouth

Young of Meredith

Neal Morrison Charles Eastman

Drake of Effingham

Lord Beacham

Wiggin of Ossipee Cook of Tamworth

Haley
Sawyer
Thurston
Cate
Marden

Greenough Price Morgan

Jones of Bradford Taylor of Canterbury

Bailey
Gutterson
Dickey

Daniell Marsh Austin

Knowlton Clough of Loudon

Gibson of Newbury Flanders Hoyt of Northfield

Doe Gookin

Jackson

Sargeant

Mason

Parker Page Kingsbury of Gilsum Thompson Stewart Sentanguith book of Brooking line Stewart Stewart I and I am a stewart I Felt Langley David Sturtevant Davis of Antrim Those who voted in the nash e are. Mesers. Chandler Osgood Wilkins Cook of Richmond Jones of Goffstown Kingsbury of Roxbury Poor Howe Pevey Reed Bassett Wilson of Sullivan Pierce of Hillsborough Barber notgoneH to med Atwood of Hillsborough Baker Cross Stearns Bixby Merriam Manning Barker Buntin Butterfield Clark of Manchester Kingman Judkin Woodbury of Acworth Morrill Hamlin Smith of Mason Cotton of Claremont Walker Tyler Ramsdell Davis of Cornish Raymond Booth Noyes of Nashua Moulton Andrews Prentiss Gage Goldthwaite Isaacs Little Dodge Cutler Steele Adams Follansbee of Peterborough Glidden Nay Kingsbury of Temple Rogers Crawford Woodbury of Weare Lang Colby Green Barrett Huntington nobuod Whitcher Prescott Smith of Alstead

Moor

Curtis

Sanborn of Campton

Burnham Evans of Piermont

Wallace Goodwin Goodwin Follansbee of Grafton to Anni Durgin and D

Holden Clough of Warren

Blaisdell of Hanover
Dow Stokes
Hammond Glines
Weeks Johnson Ladd of Holderness Emerton

Clark of Landaff Smith of Dalton

Liscomb
Kimball
Savage
Legro
Peabody

Haines
Lines
Legro
Pike

Stevens Evans of Shelburne Lydon

Skinner Watson
Clough of Orange Day
Bissell Cole

Ayes 20. Noes 190.

So the negative of the question prevailed, and the amendment offered by Mr. Peaslee was rejected.

The question recurring upon the adoption of the first division

of the amendment proposed by Mr. Peirce of Dover,

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Hoitt of Northwood

Sanborn of Deerfield Peaslee Wiggin of Portsmouth

Taylor of Derry Waldron

Sanborn of East Kingston Palmer
Tuck
Robinson of Exeter Dinsmoor
Peirce of Dover

Foss of Greenland
Marston

Edgerly
Hussey

Sanborn of Hampton Falls Jenness Boyd Smith of Durham

Towle
Hoit of Newtown
Ricker

Hoit of Newtown
Leavitt
Ricker
Buzzell

Downing Morning To surv	Cross Buntin	Burnbar
Shorey		
Tebbetts of Rochester	Clark of Manchester	
Torr gareW to down	Indkin	refloli
Foss of Strafford	Morrill sevenell for	Blaisdell
Davis of Alton	Walker	woul
Foss of Strafford Davis of Alton Mooney	Noves of Nashua	Hammo
Tebbetts of Gilmanton	Andrews	Weeks
Tebbetts of Gilmanton Neal	Gage assirable H	loadd of
Robinson of Brookfield	Follansbee of Peterbon	ough
Blaisdell of Eaton	Smith of Alstead	Liscomb
Drake of Effingham	Jackson Todd	Kimball
Duales of Moultonborough	Todd	Savage
Beacham Cook of Tamworth Sawyer	Davis of Keene	Peabody
Cook of Tamworth? To annu	Sturtevant	stevens
Sawyer	Merriam	Skinner
Thurston	Merriam Butterfield Hamlin Cetton of Clarement	lough of
Cate	Hamlin	Bissell
Greenough	Cotton of Claremont	
Austin	Cotton of Claremont Grannis	T. SDAY
Knowlton	Golthwaite	arte all
Hoyt of Northfield	Golthwaite Ladd of Holderness Liscomb	d hassilt
Norris Page	Liscomb Kimball Peabody	an of T
Page	Kimball	ric and le
David	Peabody	ve ada
Davis of Antrim	Skinner	
Chandler executions ovi	Bissell of party odw	Those
Farley	Pike	
March North wood	Atkinson He	larke of

# Those who voted in the negative are, Messrs. 100 (1) to middle.

Patten Munismont	Berry
Ladd of Epping	Young of Barnstead 10 10178 T
Shannon	Wight Wight
Hoit of Newington	Weymouth
Burleigh	Boolinson of Excler ambrod
Robinson of Poplin	Foss of Greenland hashing for the
Gilman	Charles
Foss of Stratham	Eastman notgmeH to moduse
Tenney	lo illin Lord
Clough of Barrington	Wiggin of Ossipee
Sherburne	Halev
Allen	Marden tives.

Baker Jones of Bradford Stearns Bailey Barker Gutterson Kingman Kingman Dickey Woodbury of Acworth Daniell Wilson of Hopkinton Tyler Tyler at the expectation Davis of Cornish Gibson of Newbury Booth Flanders Moulton Gookin Prentiss Thompson Tittle lo .t.law bay ducasale Stewart Cutler same annum on the m Wilkins Adams de berello velati ate Poor Glidden Pevev Rogers Bassett Crawford Pierce of Hillsborough Atwood of Hillsborough Lang Green Bixby Whitcher Manning Prescott Smith of Mason Moor Ramsdell Sanborn of Campton Raymond Curtis Isaacs Wallace Steele Nay Follansbee of Grafton Woodbury of Weare Holden Colby severe as reason this Blaisdell of Hanover Barrett of mental and walkers Felton Huntington Sargeant various vielling be Hammond Weeks Mason Clark of Landaff Parker

Kingsbury of Gilsum Savage Felt

Cummings Osgood

Cook of Richmond Kingsbury of Roxbury

Howe Reed

Wilson of Sullivan do of Emerton mon yetall . M. Barber of ed of hoger bas of Smith of Dalton, vd. beloomb

Clough of Orange Durgin

Clough of Warren

Dana Stokes Glines

Stevens

Haines Emery Low Evans of Shelburne
Day
Cole

Legro

Ayes 84. Noes 115.

So the negative of the question prevailed, and the House refused to strike out said amendment.

Said second amendment as reported by the committee was

adopted.

The third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, and twelfth of the amendments to said title reported by the committee were then severally adopted.

Mr. Haley offered three several amendments to said title, og

Which were severally adopted.

Mr. Tebbetts of Rochester offered a farther amendment to said title,

Which was adopted.

On the question,

Shall said title be read a third time? It was decided in the affirmative.

So said title was passed to a third reading.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Bordman, by leave, presented the account of Thomas P. Hill.

Ordered, That said account be referred to the committee on

Military Affairs.

Mr. Parker gave notice that he shall hereafter move a reconsideration of the vote passed yesterday, postponing to the next session the resolution, directing the purchase of a brass six pounder piece of ordnance for Boscaweu Artillery company in the 21st regiment.

And then on motion-

The House adjourned.

### AFTERNOON. Marol lo vindegnia

Mr. Haley, from the committee on Public Lands, who were directed, by resolution, to inquire and report to the House what

measures, if any, are expedient to be taken to protect the lands of the State in the county of Coos, from trespassers and other depredators, reported a resolution authorizing the Governor if he shall see fit, to appoint an agent for the examination and care of said lands.

Which was read a first and second time.

On motion of Mr. Haley-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That the resolution pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Pursuant to previous notice and by leave,

Mr. Glidden introduced a bill entitled, "An act to amend chapter 28 of the Revised Statutes, entitled, Of the election of electrors of president and vice president,"

Which was read a first and second time.

On motion of Mr Glidden-

Ordered, That said bill be referred to the committee on

the Judiciary.

Mr. Porter, from the select committee, appointed to consider and report what compensation shall be allowed to the commissioners appointed to revise the statute laws of the State, reported, that the committee find that said commissioners were appointed in November, 1840, and that they have ever since that date employed themselves in the performance of the duties of their appointment the main part of their time, and that they have attended the sessions of the Legislature in relation to said duties a portion of the time in June, 1841, and the principal part of the time in June and November, 1842, whereupon the committee reported the following resolution:

Resolved, by the Senate and House of Representatives in General Court convened, That the commissioners appointed to revise the statute laws of this State be allowed the sum of three thousand dollars for their services, and that the same be paid to them out of

any moneys in the treasury not otherwise appropriated.

Which was read a first and second time.

Ordered, 'That the resolution be read a third time Monday afternoon at three o'clock.

Mr. Grannis, from the committee on Finance, to whom was referred the message of His Excellency the Governor covering a letter from Dr. Jackson, relative to the cost of certain plates and maps to accompany the final report of the State Geologist, made a report,

Which was read.

Said committee also reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the State Geologist be authorized to procure the printing of the plates and maps necessary for the illustration of fifteen hundred copies of his final report, and that the secretary of the treasury be authorized to procure the printing of fifteen hundred copies of the said final report, in a quarto form, and cause the same to be bound in a suitable manner, in which the said plates and maps shall be inserted.

Which was read a first time.

Ordered, That said resolution be read a second time Monday forenoon at eleven o'clock.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives, in the appointment of a committee of conference upon the disagreement of the two branches, to the amendment numbered 27 to Title XXI of the bill entitled, "Revised Statutes of the State of New Hampshire," and have on their part appointed Messrs. Colby, Treadwell and McDaniel."

Mr. Parker moved that the House reconsider their vote of yesterday, postponing to the next session of the legislature the further consideration of the resolution, making an appropriation for furnishing the Boscawen artillery company in the twenty-first regiment with a brass piece of ordnance.

And the question being put, It was decided in the negative.

So the House refused to reconsider said vote.

Mr. Sanborn of Deerfield, from the committee on Military Affairs, to whom was referred sundry petitions, praying for the removal of certain military officers therein named, reported an address for the removal of certain officers therein named;

Which was read.

Resolved, That the address pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Flanders, from the select committee, to whom was referred the account of George W. Bagley, captain of the Nashua artillery company, reported a resolution, allowing to said George W.

Bagley the sum of one hundred and twenty-six dollars, in full of his account.

Which was read a first and second time.

On motion of Mr. Flanders-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That the resolution pass.

Ordered, That the Clerk request the concurrence of the Sen-

ate therein.

Mr. Robinson of Poplin, from the committee on Military Affairs, to whom was referred the account of Thomas P. Hill, reported a resolution allowing to said Thomas P. Hill the sum of one hundred dollars.

Which was read a first and second time. On motion of Mr. Young of Meredith-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That the resolution pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Peirce of Dover, from the committee, appointed to confer with the Senate upon the disagreement of the two Houses upon the amendment numbered 27, made by the Senate to Title XXI of the bill entitled, "Revised Statutes of the State of New Hampshire," reported,

That said committee had conferred with the committee of conference on the part of the Senate, and that said committee had agreed to recommend that the House recede from their disagreement to said amendment made by the Senate, and concur in the

same with an amendment,

Whereupon-

Resolved, That the House recede from their disagreement to said amendment, and concur with the Senate in the adoption of the same, with an amendment to said amendment.

Ordered, That the Clerk inform the Senate thereof, and request the concurrence of the Senate in the adoption of the amend-

ment to said amendment of the Honorable Senate.

On motion of Mr. Felton-

The House resumed the consideration of Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The amendments to said title reported by the select committee, from 1 to 22 inclusive, were severally adopted by the House.

The question being upon the adoption of the 23d of said amendments,

A division of the question was called for.

Said 23d amendment as reported by the select committee, was by inserting after the 12th line of the 43d section of the 143d chapter, in said title, the words and sections following, to wit:

And no bank shall hereafter make any loan of any money, note, bond, bank bill, bill of exchange, or other security for money, to its president, cashier, or any of its directors, or to any other person for their benefit, and any such loan shall be a forfeiture of its charter; and if any president, director, or cashier of any bank, or any other person, shall contract for, or receive any such loan, or consent thereto, directly or indirectly, he shall be punished therefor by imprisonment to hard labor not exceeding five years.

SEC. 44. No loan shall be made by any bank to any stockholder thereof, or to any other person upon any pledge of any stock, or shares in such bank, whether owned by the person receiving such loan, or by any other person. Such loan by any bank shall be a forfeiture of its charter, and any director or other officer of the bank consenting thereto, shall be punished by confinement to hard labor not exceeding two years, and such pledge shall be void.

SEC. 45. No depositor or stockholder in any bank, or any other person, shall be permitted to draw or receive any money from any bank beyond the amount of deposits by him made in such bank, and actually and bona fide standing to his credit at the time of such draft or receipt, except upon his note signed by at least one sufficient surety, and any officer or agent of any bank who shall consent to a violation of the foregoing provision, shall be punished therefor by imprisonment to hard labor not exceeding five years, and any bank violating such provision shall thereby forfeit its charter.

SEC. 46. No person shall be indebted to any bank in this State, at any one time, for any loan or loans, made by such bank, directly or indirectly, to an amount exceeding in all five per cent. of the capital stock of such bank actually paid in, in money; and any director, or other officer of any bank, knowingly consenting to a violation of this section, shall be punished therefor by imprisonment to hard labor not exceeding five years.

The question being upon the adoption of the first division of

said amendment.

Which was by adding at close of section 43, the clause foregoing, and preceding "Sec. 44."

Mr. Felton offered an amendment to the same.

Which was rejected.

The question recurring upon the adoption of the first division of the amendment reported by the committee.

The ayes and noes were called for;

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Cotton of Danville Sanborn of Cerfield Rawlins of Deerfield Sanborn of East Kingston Jones of Goffstown Ladd of Epping Foss of Greenland Bassett Shannon Marston Leavitt Hoitt of Northwood Robinson of Poplin Gilman Tenney Clough of Barrington Sherburne Allen Tebbetts of Rochester Foss of Strafford Young of Barnstead Bordman Morrison Charles Eastman Lord Wiggin of Ossipee Cate Morgan Jones of Bradford Marsh Austin Mozoff to vindential Adams Rogers Gibson of Newbury resident Crawford Louis In desaided Hoyt of Northfield

Norris

Gookin Page Langley Chandler Pevey Pierce of Hillsborough Atwood of Hillsborough Hoit of Newington Manning here on each Smith of Mason Walker Raymond Viroll to notys'I Noyes of Nashua Andrews Manual 10 1110 Gage Follansbee of Peterborough Nav Jackson nomeno T to niggi W Kingsbury of Gilsum Mack mediane to Cook of Richmond Reed Barber Barker Woodbury of Acworth Davis of Cornish Booth Moulton Goldthwaite Little Cutler

Drake of Effingham

Lang Lang

Whitcher

Prescott Sanborn of Campton Durgin

Curtis Burnham Wallace

Follansbee of Grafton

Holden Dow Felton Hammond

Clark of Landaff Pike Savage Peabody

Clough of Orange

Evans of Piermont

Clough of Warren

Dana ald come ovin Stokes; of below of wasan Glines

Smith of Dalton

Emery efficient, to p Volume Low blancous in a substance Legro blancous is an analysis Day going Who had I

Those who voted in the negative are, Messrs.

Patten

Taylor of Derry Cook of Tamworth Robinson of Exeter Haley Robinson of Exeter
Sanborn of Hampton Falls
Towle
Daniell
Will C. W. Lie

Burleigh Wilson of Hopkinton
Peaslee Flanders
Wiggin of Portsmouth Doe

Foss of Stratham Buntin
Palmer Bundle A Clark of Manchester

Dinsmoor Morrill
Peirce of Dover Steele Dinsmoor

Dayis of Alton Osgood Osgood

Mooney
Young of Meredith
Wilson of Sullivan and Model

Robinson of Brookfield Whi Baker , bleitdrovi to woll Drake of Effingham Stearns

Beacham Beacham

Waldron Davis of Antrim

Edgerly
Jenness
Smith of Durham
Smith of Durham
Jones of Farmington
Ricker
Shorey
Torr
Sturtevant
Cummings

NOTES

Butterfield Kingman Hamlin Grannis Prentiss Green

Moor...

Blaisdell of Hanover Ladd of Holderness Liscomb Kimball Stevens Skinner Bissell

Ayes 102, Noes 64.

So the affirmative of the question prevailed and the first division of said amendment was adopted.

The question being upon the adoption of the second division of said amendment, thoir Clerk, the said and an in

Which was by insertiag the foregoing sections numbered 44, 45, and 46, note and drive mauco alsage of Tage

It was decided in the affirmative. It was decided in the affirmative. So the amendment was adopted. To assume a local state of

The question being upon the adoption of the twenty-fourth of the amendments reported by the select committee to said title,

Before the question was taken, risched to love and and really On motion of Mr. Parker-

Ordered, That said title lie on the table.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of a resolution in favor of Harrison Messer and others.

The Senate concur with the House in the passage of a resolution in favor of Danforth Jewell, with an amendment, in which

they ask the concurrence of the House.

The Senate concur with the House in the adoption of their amendment to the amendment of the Senate numbered 27 to Title XXI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The House proceeded to the consideration of the foregoing resolution in favor of Danforth Jewell, with the amendment, which came down from the Honorable Senate.

The question being upon concurring with the Senate in the adoption of their amendment to said resolution.

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendment,

Ordered, That the Clerk inform the Senate thereof.

Mr. Burnham, from the committee on Engrossed Bills, reported that they have carefully examined and find correctly engrossed bills of the following titles, and the following resolution, to wit:

"An act to disannex a tract of land in the town of Amherst from said Amherst, and annex the same to the town of Mil-

ford;"

"An act to annex a part of the farm of Samuel B. Collins to Bennington;"

A resolution in favor of Harrison Messer and others.

Which were severally signed by the Speaker.

Ordered, That the Clerk inform the Senate thereof.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in passing to a third reading Title XXVI of the bill entitled, "Revised Statutes of the State of New Hampshire," in which they ask the concurrence of the House.

The Senate concur with the House in the passage of an ad-

dress for the removal of certain officers therein named."

The Senate have passed a resolution, directing the Secretary of State to procure the printing of the public acts and resolves in the Manchester Democrat, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing resolution, which came down from the Honorable Senate.

Said resolution was read a first time.

Ordered, That said resolution be read a second time to-morrow

forenoon at eleven o'clock.

The House proceeded to the consideration of the foregoing Title XXVI, with the mendments which came down from the Honorable Senate.

The question being upon concurring with the Senate in the adoption of the amendments made by the Senate to said title.

The first of said amendments was concurred in by the House. The question being upon concurring with the Hon. Senate in

the adoption of the second of said amendments,

Which was by striking out the following section, to wit:

The Governor, with the advice of the Council, may commute the punishment of any person convicted of murder in the first degree to confinement to hard labor for life, solitary or otherwise."

Mr. Sanborn of East Kingston moved that the title lie upon the table,

And the question being put, It was decided in the negative.

So the House refused to lay said title upon the table.

Mr. Flanders moved that the House adjourn,

And the question being put, It was decided in the negative. So the House refused to adjourn.

It was moved that the House take a recess till half past six o'-clock.

And the question being put, It was decided in the negative.

So the House refused to take a recess.

Mr. Foss of Greenland moved that the House adjourn.

And the question being put, It was decided in the negative. So the House refused to adjourn.

The question recurring,

Will the House concur with the Hon. Senate in the adoption of the second of their amendments to said title?

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Taylor of Derry

Sanborn of Hampton Falls

Burleigh

Foss of Stratham

Dinsmoor Smith of Durham

Jones of Farmington Davis of Alton

Young of Meredith Charles

Charles

Blaisdell of Eaton Drake of Effingham

Beacham

Cook of Tamworth

Sawyer Thurston Flanders Langley

Davis of Antrim

Pevev

Pierce of Hillsborough Atwood of Hillsborough

Manning Buntin

Clark of Manchester

Judkin Morrill Walker Raymond

Noyes of Nashua

Andrews Gage Steele

Follansbee of Peterborough

Smith of Alstead

Mason Parker Todd Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Wilson of Sullivan Baker Merriam Butterfield Kingman Hamlin that the House adjour Grannis Moulton Prentiss Golthwaite Little to all ni signed not Cutler

Adams

Rogers

Felt roop oil star and man beyon Crawford test To greene Green Whitcher of doiseann sale b Prescott and habitash carr seldst entrange elin Sanborn of Campton Burnham Wallace and no resup edi but Blaisdell of Hanover So the House telased Dow Hammond ted beyon law if Ladd of Holderness Clark of Landaff Liscomb Kimball Savage

Skinner att ut bebioeb ecw 11 Bissell , was de agort ed el Goodwin proper nouseup ad I Glines The second of the W Smith of Dalton brown and he

Emery new soon bag says ad I Legro

Those who voted in the negative are, Messrs.

Clarke of Atkinson Sanborn of East Kingston Ladd of Epping Robinson of Exeter Foss of Greenland Wiggin of Portsmouth Gilman Tenney Palmer Clough of Barrington Sherburne Edgerly Jenness Allen sor deterberoughland Tebbetts of Rochester Foss of Strafford Pordman

Morrison HolymaH to modesa Robinson of Brookfield Lord Wiggin of Ossipee Morgan Jones of Bradford Gibson of Newbury Gookin Page Blaisdell of Haton Chandler Jones of Goffstown Bassett Smith of Mason MET to 1000 Nay dim Jackson Sargeant verguel Kingsbury of Gilsum

Cook of Richmond do sive

Military Accoudes.

Howe ham somb yearling to a Peabody out tol way to esserom Barber Stevens

Barker Evans of Piermont

Woodbury of Acworth avad Durgin have add hardways

Davis of Cornish Clough of Warren

Booth A to tourne and boines Danasomerno The mine W 14M Lang Stokes Ordered That said accommod referred to the committe room Curtis Pike Follansbee of Grafton Day man, real and the alteration of the name. Felton I hat said petition be referred to the committee for

Ayes 82. Noes 59.

are from the penate by their Ch Not two thirds of the whole House voting upon this question, and not two thirds of those present voting in the affirmative, the question was declared not to be decided.

And then on motion-

The House adjourned ...... The House adjourned ........ se Tale XII of the bill entitled, "Revised Statutes of the State

of New Hampshire;" with sandry amendments, in which they ask

### MONDAY, DECEMBER 19, 1842.

the concernmen of the House.

On motion of Mr. Clarke of Atkinson-

Resolved, That the rules of the House be so far suspended that

the reading of the journal of yesterday be dispensed with.

Mr. Isaacs presented the petition of Isaac Sanders and others, praying for an amendment of the laws upon the subject of

Ordered, That said petition be referred to the committee on

the Judiciary.

Mr. Steele submitted the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the state treasurer be and is hereby authorized and directed to furnish to the Peterborough Academy one copy of Burr's map of the New England States;

Which was read a first time.

Ordered, That the resolution be read a second time this forenoon at eleven o'clock.

Mr. Peirce of Dover, from the select committee, to whom was referred the petition of S. W. Parsons and others, praying for an increase of pay for the performance of military duty, made a re-

Whereupon-

Resolved, That said petitioners have leave to withdraw their petition.

Mr. Wiggin of Portsmouth presented the account of Andrew

Lowd.

Ordered, That said account be referred to the committee on Military Accounts.

Mr. Davis of Cornish presented the petition of Hannah Chap-

man, praying for the alteration of her name.

Ordered, That said petition be referred to the committee on the Alteration of Names.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of a bill entitled, "An act to alter the

names of certain persons."

The Senate concur with the House in passing to a third reading Title XII of the bill entitled, "Revised Statutes of the State of New Hampshire;" with sundry amendments, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing Title XII, with the amendments which came down from the Hon. Senate.

The House severally concurred with the Senate in the adop-

tion of all of said amendments.

Ordered, That the clerk inform the Senate thereof.

The House resumed the consideration of the unfinished business of yesterday upon Title XXVI of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon concurring with the Senate in the adoption of their amendment, which was by striking out the 4th

section of the 117th chapter in said title,

And the question being put,

Will the House concur with the Senate in the adoption of said amendment?

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendment.

The House severally concurred in the adoption of the remainder of the amendments made by the Senate to said title.

Ordered, That the Clerk inform the Senate thereof.

Mr. Peirce of Dover, from the committee of conference on the part of the House, appointed to confer with the committee of conference on the part of the Senate, upon the subject of the disagreement of the two Houses upon the amendment made by the Senate to Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire," reported that they had conferred with the committee appointed on the part of the Hon. Senate, and that said committee had been unable to agree—said committee also reported the following resolution:

Resolved, That the House adhere to their disagreement to the

amendments made by the Senate to said title.

The question being upon the adoption of said resolution,

The ayes and noes were called for,

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson
Patten
Noyes of Chester
Cotton of Danville
Taylor of Derry
Sanborn of East Kingston
Ladd of Epping
Robinson of Exeter
Foss of Greenland

Marston Sanborn of Hampton Falls Hoit of Newington

Towle Burleigh

Shannon

Hoit of Newtown

Leavitt

Hoitt of Northwood

Butler Peaslee

Robinson of Poplin Wiggin of Portsmouth

Gilman

Foss of Stratham

Tenney Palmer Dinsmoor

Clough of Barrington

Sherburne
Peirce of Dover

Edgerly Jenness

Smith of Durham

Allen Ricker Downing Shorey

Tebbetts of Rochester

Torr Berry

Foss of Strafford Davis of Alton

Mooney

Young of Barnstead

Morrison

Blaisdell of Eaton Cook of Tamworth

Sawyer Marden Morgan

Jones of Bradford
Taylor of Canterbury

Gutterson desired and a single sele Kingsbury of Gilsum Marsh atsupp to semining Felt of sound to sound and Austin Davis of Keene Knowlton double out good s Sturtevant and and sometimes Clough of Loudon Cummings on will lo mornage Gibson of Newbury Mack out to XX elif I of element Osgood whilequall wold to state Gookin Kingsbury of Roxbury Page Sellimanon bise-sores o Howe Reed less services bisa Thompson Stewart Wilson of Sullivan Langley nondie or bine to achieve Baker The cuestion being upo Stearns Jones of Goffstown Merriam Pevey Woodbury of Acworth Cotton of Claremont wood I Grannis Pierce of Hillsborough Tyler Clark of Manchester Prentiss Morrill Lang Smith of Mason Holden Andrews Weeks Ladd of Holderness Gage Dodge Liscomb Nay Kimball Kingsbury of Temple Stevens Barrett Clough of Orange Huntington adopt to stied Goodwin motormell to modus? Clough of Warren wall to JioH Smith of Alstead Jackson Dana Sargeant Johnson Parker gworws/I to JioH

# Those who voted in the negative are, Messrs.

Waldron Eastman noted to lister Drake of Effingham Hussey Jones of Farmington Lord Robinson of Poplin Buzzell Beacham Bordman Wiggin of Ossipee Womin Neal Thurston mishing to see H brothand to som Cate Robinson of Brookfield Greenough Palmer Flanders

Davis of Antrim

Chandler

Atwood of Hillsborough

Crawford

Whitcher

Prescott

Manning Sanborn of Campton
Buntin Curtis
Walker Burnham

Raymond Wallace
Noves of Nashua

Steele

Blaisdell of Hanover

Follansbee of Peterborough Woodbury of Weare Hammond

Mason Clark of Landaff

Todd Savage
Osgood Skinner

Barber Evans of Piermont

Barker Durgin
Butterfield Stokes
Kingman Glines
Hamlin Emerton

Hamlin
Davis of Cornish
Emerton
Smith of Dalton

Booth Haines
Moulton Emery
Goldthwaite Low
Little Pike

Little Pike adapt consended Cutler Evans of Shelburne Adams Watson

Adams
Glidden
Rogers
Watson
Day
Cole

#### Ayes 115. Noes 74.

So the House adhered to their disagreement to said amendments.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Felton-

The House resumed the consideration of Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Tebbetts of Rochester moved that the House reconsider their vote, adopting the second division of the twenty-third amendment reported by the select committee to said title, being the amendment, which was by inserting sections numbered 44, 45 and 46 of the 143d chapter in said title;

And the question being put, It was decided in the affirmative.

So the House reconsidered said vote.

The question recurring upon the adoption of the second division of said twenty-third amendment,

Mr. Tebbetts of Rochester offered an amendment to said second division of said amendment,

Which was adopted.

Mr. Tebbetts of Rochester offered a farther amendment to said amendment,

Which was adopted.

Mr. Felton offered an amendment to said amendment,

Which was adopted.

On the question,

Shall the second division of said amendment be adopted? Mr. Peirce of Dover called for the ayes and noes.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Woodbury of Weare Thomas Cotton of Danville Jackson Sanborn of East Kingston Sargeant Ladd of Epping Kingsbury of Gilsum Shannon Cook of Richmond Leavitt Reed Robinson of Poplin Barber Little Foss of Stratham 12 to ensual Moulton Tenney Little Sherburne Lys Cutler Glidden Tebbetts of Rochester Rogers Crawford Young of Barnstead Ayes 115. Noes 74. gnal Weymouth Whitcher Morrison at of damage the at Prescott webs esholl add of Eastman Wiggin of Ossipee Man Curtis of odd and Labarety O Follansbee of Grafton and Gibson of Newbury Holden Holden Democrat percel and T Norris Wall work to a side Felton & heaven holding his Gookin a send and said beyor Clark of Landaff sodds T . M. Chandler of od lo bolevib b Savage to gaitqube , stoy night Bassett hi his of pellingmon to Clough of Orange 1 membranes Pierce of Hillsborough a guil so Durgin w doidw Insmbooms and Walker eliu bis Clough of Warren dt lo de bus

Legro Dana Pike Stokes

Evans of Shelburne Glines

Emerton Wowl lowindbook Day Cole Smith of Dalton

Those who voted in the negative are, Messrs.

Neal Patten Fisk Noves of Chester

Taylor of Derry
Robinson of Exeter
Robinson of Hampton Falls
Hoit of Newington
Towle

Charles
Robinson of Brookfield
Blaisdell of Eaton
Drake of Effingham
Lord

Beacham Burleigh

Cook of Tamworth Hoit of Newtown

Hoitt of Northwood Sawyer
Butler Thurston Cate Peaslee

Wiggin of Portsmouth Marden Waldron Greenough

Gilman Morgan Jones of Bradford Palmer Taylor of Canterbury

Dinsmoor Clough of Barrington Bailey Peirce of Dover Gutterson

Edgerly Austin Wilson of Hopkinton Hussey

Knowlton Jenness

Clough of Loudon Smith of Durham Flanders

Jones of Farmington Hoyt of Northfield

Thompson Stewart Langley Ricker Buzzell Downing Shorey Shorey Augustalia to conquise

Davis of Antrim Torr Wilkins Williams biss Foss of Strafford

Jones of Goffstown Davis of Alton

Pevev Mooney

Bordman stogtoom to soldidal Atwood of Hillsborough Young of Meredith our and Farley stategies and ai sain

Manning Buntin Clark of Manchester Kingman

Morrill

Smith of Mason Raymond

Noves of Nashua Tyler day berow od word Andrews

Gage Steele

Follansbee of Peterborough Goldthwaite

Kingsbury of Temple Huntington

Smith of Alstead Mason

Parker Todd Felt

Davis of Keene Sturtevant Cummings Mack

Osgood brothers Kingsbury of Roxbury Bissell

Howe Wilson of Sullivan

Stearns Merriam

Ayes 61. Noes 131

Barker Butterfield

Woodbury of Acworth

Solo Hamlin noted to dime

Cotton of Claremont

Grannis

Davis of Cornish

Booth Prentiss 1914ed Olos Adams 1919 M to menide A Glidden wolgms H To modane Moor acremine / ho Wallace

Blaisdell of Hanover

of Newtown, wod Cook of Tamwaith Hommond boowdrod for siol notenall Weeks

Ladd of Holderness

Liscomb Moderno I To married Waldron Wall manol Stevens nember ke senet Skinner Skinner

Evans of Piermont lo dano

Johnson word lo bours! Haines . Watson

Jones of Parmington So the negative of the question prevailed, and the second division of said amendment as amended was rejected.

The twenty-fourth, twenty-fifth, twenty-sixth, and twenty-sev-

enth of the amendments were severally adopted.

The question being upon the adoption of the twenty-eighth of said amendments,

Which was by inserting at the beginning of chapter 149, the following, viz:

SEC. 1. In addition to the liabilities of incorporated companies, in their corporate capacity, the stockholders of any such company, having for its object a dividend of profits among its stockholders, which shall hereafter be incorporated, or have its charter renewed, and the stockholders of any such company, except banking companies heretofore incorporated, whose charter is by law subject to alteration or amendment, shall be personally holden to pay the debts and civil liabilities of such company, hereafter contracted or incurred, in the same manner and to the same extent as though the stock were owned, and the business transacted by the stockholders as unincorporated copartners, subject however to the exceptions and modifications hereinafter provided for

SEC. 2. Proper actions of debt or assumpsit for the collection of such debts or liabilities, may be commenced and prosecuted against any one or more of said stockholders, and such actions shall not be abated for the reason that the other stockholders are

not joined as defendants in such suits.

SEC. 3. No suit against any stockholder for the collection of any such debt or liability, shall be commenced until ten days shall have expired after a legal demand of payment thereof shall have been made upon the company, and also upon the stockholders against whom such suit is to be commenced, and if within said ten days, unincumbered personal property of the company, liable to be attached and sold on execution, sufficient to satisfy the debt or liability of which payment is so demanded and costs, shall be exposed by the company, its officers, or agents, or by any of its stockholders, so that the same may be attached in a suit against the company in its corporate capacity, for the security of such debt or liability, then no suit shall be commenced or sustained thereon against such stockholders.

SEC. 4. When any action shall be commenced against the stockholders of any bank for recovering the amount of any bank bills issued by such bank, a declaration may be so framed as to embrace in the same count any number of such bills, and averments that such bills issued from, and were put in circulation by such bank, and that the plaintiff was, prior to and at the time of the demands of payment above required and still is the holder of the same, and a general statement of the denominations of such bills, giving the number of bills of each denomination, shall be a sufficient setting forth in the declaration of the liability of the bank to pay or redeem such bills, and a sufficient description of the bills, and one suit only shall be commenced by any person against any stockholder for recovering the amount of all the bills holden by him at the time of commencing any such suit; and the stockholders so sued may be described in the writ or declaration as stockholders of such bank, and by their names and places of residence.

which shall be sufficient without any further description or addi-

SEC, 5. When any stockholder of such company shall have voluntarily paid any such debt or liability after such demands, or when any such stockholder shall have been compelled by suit to pay any such debt or liability out of his own private property, he may have contribution from the other stockholders of such company for all payments so made by him either by action for money paid, laid out and expended, or by a bill in equity at his election.

Sec. 6. Every such company now existing, on the day in which this law shall take effect, and every such company hereafter created, within five days from the time when it shall be organized for business, shall cause to be delivered to the town clerk of the town in which the company has its principal place of business, or left at his dwelling house a list of the names and places of residence of all its stockholders, the number of shares owned by each, and the amount of capital actually paid in, in cash, by each stockholder, certified under oath by the cashier, clerk or one of the directors of the company, to be a full and correct list thereof.

SEC. 7. From and after the time in which such list is required to be so left, no sale, transfer or assignment by any stockholder, his stock, shares or interest, in the capital of such company shall be good and effectual for the purpose of exonerating him from his personal responsibility for the debts and liabilities of such company afterwards contracted or incurred, unless the same be in writing, and recorded in the office of the town clerk of the town in which such principal place of business is located.

SEC. 8. For the purpose of filing the lists, and recording the sales, transfers and assignments aforesaid, the principal places of business of the railroad corporations now existing, shall be taken as follows, namely: Manchester, of the Concord and Nashua; Portsmouth, of the Eastern; Exeter, of the Boston and Maine; and Nashville, of the Nashua and Lowell Railroads; and the principal place of business of any bridge corporation shall be taken in the town in which its toll house is located to appropriate business of any bridge corporation shall be taken in the

dSEC 9. It shall be the duty of every such town clerk to record and keep on file all such lists, and to record all deeds and instruments of sale, transfer and assignment of such stock, shares or interest, which may come to his hands for that purpose, for which service he shall be entitled to receive from the person or corporation requiring the service to be performed, the same fees allowed by law for recording mortgages of personal property.

SEC. 10. The record made as aforesaid of any such list, deed or instrument, or a copy thereof certified by the town clerk of

the town in which the same is recorded, shall be evidence in any action brought by the creditors of any such company against its stockholders, agreeably to the provisions of this chapter.

SEC. 11, If any such company shall neglect to deliver, or cause to be delivered, or left as aforesaid, the list or lists aforesaid, the company so neglecting shall forfeit for each day it shall so neglect, the sum of ten dollars, to be recovered by any person who will sue for the same.

Mr. Clark of Manchester called for a division of the question. The first division of the question being upon the adoption of

the first of said sections,

Mr. Peirce of Dover moved that said resolution be amended by striking out all thereof between the word "company," in the 6th line, and the word "shall," in the 8th line, and by striking out the word "hereafter," in the 10th line;

It was decided in the affirmative. and gnied noiseup ed baA.

It was decided in the aminimative.

The first division of said amendment as amended was then

adopted.

The question being upon the adoption of the second branch of the amendment, it being the remainder of the sections embraced in the amendment proposed by the committee,

Which was rejected. Before the question was taken,

On metion of Mr. Peirce of Dover- tad bevom vdlo ... M. The House adjourned moon poles and of her

And the question being put, It was decided in the negative.

So the House refused to recommit said chapter to the select

The first branch of said amendment was then adopted. The second branch of sROOMSTTAWAS adopted. The thirtieth of said amendments was adopted.

The House resumed the consideration of the unfinished business of the forenoon, upon Title XXVI of the bill entitled, As Dees vised Statutes of the State of New Hampshire. 22 lan notion 1.1M

The question being upon the adoption of the second division of the twenty-eighth of the amendments reported by the select So said title said tit

Mr. Davis of Cornish moved that said title be referred to the ments were adopted. committee on the Judiciary;

And the question being put, sembnesses best to differential and It was decided in the negative, and negu gaied not soup adT

So the House refused to refer said title to the committee on Mr. Felton called for a division of the question the Judiciary.

Mr. Peirce of Dover offered a farther amendment to said a mendment,

Which was adopted.

Mr. Peirce of Dover offered a farther amendment to said amendment,

Which was adopted.

The second division of said twenty-eighth amendment as amended was then adopted.

The question being upon the adoption of the twenty-ninth of

the amendments to said title reported by the committee,

Mr. Felton called for a division of the question.

The question being upon the adoption of the first branch of said amendments,

Mr. Glidden moved that the title be re-committed to the select

committee;

And the question being put, It was decided in the negative.

So the House refused to re-commit said title to the select committee.

Mr. Clark of Manchester offered an amendment to the amend-

Which was rejected.

Mr. Colby moved that chapter 144 of said title be re-committed to the select committee,

And the question being put, It was decided in the negative.

So the House refused to recommit said chapter to the select committee.

The first branch of said amendment was then adopted. The second branch of said amendment was adopted.

The thirtieth of said amendments was adopted.

The question being upon the adoption of the thirty-first of said amendments,

Mr. Felton called for a division of the question.

The first division of said amendment was rejected.

The second division of said amendment was rejected.

So said thirty-first amendment was rejected.

The thirty-second, thirty-third and thirty-fourth of said amendments were adopted.

The thirty-fifth of said amendments was rejected.

The question being upon the adoption of the thirty-sixth of said amendments,

Mr. Felton called for a division of the question.

The first and second divisions of said amendment were severally adopted.

So said thirty-sixth amendment was adopted.

The thirty-seventh, thirty-eighth thirty-ninth, fortieth, forty-first, forty-second, forty-third and forty-fourth of said amendments were then severally adopted.

The forty-fifth of said amendments was rejected.

The forty-sixth, forty-seventh, forty-eighth and forty-ninth of said amendments were severally adopted.

The question being upon the adoption of the fiftieth of said

amendments,

Before the question was taken,

On motion,-

Ordered, That said title lie on the table.

Agreeably to a vote of the House,

The House proceeded to the order of the day upon the resolution, directing the printing of the public acts and resolves in the Manchester Democrat,

Which was read a second time.

On motion of Mr. Peirce of Dover-

Ordered, That said resolution lie on the table.

The House proceeded to the order of the day upon the resolution making an appropriation for the printing of the report upon the geological and mineralogical survey of the State,

Which was read a second time.

On motion of Mr. Norris-

Resolved, That the farther consideration of said resolution be

postponed to the next session of the legislature.

The House proceeded in the order of the day, upon the resolution, making an appropriation for the purpose of repairing the apparatus belonging to the field piece and carriage in the 30th regiment of New Hampshire militia,

Which was read a second time.

Ordered, That the said resolution be read a third time tomorrow afternoon at three o'clock.

Mr. Peaslee, by leave, presented the account of Isaac L. Fol-

Ordered, That said account be referred to the committee on Claims.

On motion of Mr. Felton-

The House resumed the consideration of Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The fiftieth, fifty-first, fifty-second, fifty-third, fifty-fourth, fifty-fifth, fifty-sixth, fifty-seventh, fifty-eighth, fifty-ninth, sixtieth, six-

ty-first and sixty-second of said amendments were then severally adopted

The question being upon the adoption of the sixty-third of said amendments,

Mr. Felton offered an amendment to said amendment, Which was adopted.

Said sixty-third amendment as amended was then adopted.

The sixty-fourth and sixty-fifth of said amendments were then severally adopted.

On motion of Mr. Felton and noru gaied nouseup ed T

The House reconsidered their vote adopting an amendment to sec. 4, chap. 145, of the printed title; who have a sec. 4.

Which was, by striking out the word "six," before the word "months," and inserting instead thereof the word "three."

The question then recurring upon the adoption of said amendment,

It was decided in the negative. So the amendment was rejected.

Mr. Noyes of Nashua offered a farther amendment to said title, Which was adopted.

Mr. Atwood of Hillsborough, offered a farther amendment to said title,

Mr. Bissell offered a farther amendment to said title of said Which was adopted.

Mr. Flanders offered a farther amendment to said title, Which was adopted.

On motion of Mr. Peirce of Dover—
Resolved, That the House now take a recess until half past six o'clock this evening.

The House then took a recess accordingly.

ment of New Hampshire military

Which was read a second time.

Ordered, That the said resolution be read a third time tomorrow afternoon at three o'clock.

The House resumed the consideration of the unfinished business of the afternoon upon Title XVII of the bill entitled, "Re-

On motion of Mr. Norris—
The House reconsidered their vote adopting the amendment reported by the select committee to chapter 149 of said title,

which was by adding eleven new sections, being the 28th of the amendments reported by the select committee to said title.

Mr. Norris offered an amendment to said amendment,

Which was by striking out all of the 3d of said new sections after the word "company" in the 4th and 5th lines of said sec-

tion, and inserting instead thereof the following, to wit:

"And upon such demand being made, the officers or stockholders of such company shall discharge such debt or liability, or expose unincumbered personal property of such company, liable to attachment sufficient to satisfy such debt or liability and costs, so that the same may be attached in a suit against such company for the security of such debt or liability, then no suit shall be sustained thereon against the stockholder.

And whenever the officer or stockholder of such company upon

which such demand shall have been made, shall not satisfy such debt or liability, or expose such property as aforesaid, it shall be the duty of such officers forthwith to call a meeting of the stockholders of such company, and such company when so met shall provide means for the payment of such debt or liability, either by assessments upon the stockholders or otherwise, within sixty days from the time when such demand was made, and if such debt or liability shall not be discharged within said sixty days, a suit may be sustained against the stockholders as is provided in

And if the officer or officers whose duty it may be to call such meeting, shall unreasonably neglect to call the same, they shall severally forfeit the sum of one thousand dollars, to be recovered in an action of debt by any person injured thereby."

On the question,

On the question,
Shall the amendment to the amendment be adopted? It was decided in the affirmative.

So the amendment to the amendment was adopted. Said amendment as amended was then adopted Myd bereko On the question, shall said title be read a third time? So the amendment was adopyitemiffe and in believe the smeadment was adopyitemiffe and in the affirmative and in th

So said title was passed to a third reading.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Hoyt of Northfield, by leave, presented the account of H. Hibbard.

Ordered, That said account be referred to the committee Claims.

Agreeably to a vote of the House,

The House resumed the consideration of the resolution au-

thorizing the State treasurer to furnish to the Peterborough academy one copy of Burr's map of New England,

Which was read a second time.

Ordered, That the resolution be read a third time to-morrow afternoon at three o'clock.

The House proceeded in the order of the day upon the resolution, making an appropriation for the payment of the commissioners appointed to revise the statute laws of this State.

Which was read a third time. On motion of Mr. Day—

Resolved, That the resolution be put upon its second reading

for the purpose of amendment.

Mr. Day moved that the resolution be amended, by striking out the words "three thousand," and inserting instead thereof the words "two thousand."

Mr. Glidden moved that said amendment be amended by striking the words "two thousand," and inserting instead thereof the words "twenty-five hundred."

And the question being taken,

Mr. Day called for a division of the question.

The question being upon the first division of said amendment,

Which was by striking out the words "three thousand,"

It was decided in the affirmative.

So said words were stricken from the resolution.

On the question,

Shall the amendment to the amendment be adopted?

Which was by striking out the words "two thousand," and inserting instead thereof the words "twenty-five hundred,"

It was decided in the negative.

So the amendment to the amendment offered by Mr. Glidden was rejected.

The question recurring upon the adoption of the amendment

offered by Mr. Day,

It was decided in the affirmative. So the amendment was adopted.

On motion of Mr. Parker-

Resolved, That the rules of the House be so far suspended, that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That the resolution pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Noyes of Nashua, gave notice that he will to-morrow ask

leave to introduce a bill entitled, "An act to unite the towns of Nashville and Nashua."

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a resolution, in favor of Thomas P. Hill."

Mr. Foss of Greenland, from the select committee, to whom was referred the mssage of His Excellency the Governor, respecting certain documents relating to the last census, reported a joint resolution providing for the distribution of said documents among the several towns in this State,

Which was read a first time.

On motion of Mr. Foss of Greenland-

Resolved, That the rules of the House be so far suspended, that the resolution be read a second time at the present time.

Said resolution was then read a second time.

Mr. Hussey moved that the resolution lie upon the table.

And the question being put, It was decided in the negative.

So the House refused to lay said resolution on the "table.

Ordered, That the resolution be read a third time to-morrow af-

ternoon at three o'clock.

Mr. Kingsbury of Temple, from the committee on Agriculture and Manufactures, to whom was referred the petition of Henry S. Perrin and others, praying for encouragement in the growth and manufacture of silk, with accompanying documents, by leave, made a report,

Whereupon—
Resolved, That the farther consideration of the subject be

postponed to the next session of the legislature.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a bill of the following title, and the following resolutions, to wit:

"An act in amendment of an act entitled 'an act to incorporate sundry persons by the name of the Proprietors of the New Ches-

ter Union Bridge," passed December 24th, 1824.

A resolution authorizing and directing the State treasurer to furnish Burr's map of New England to counties, towns and acad-

emies which are entitled by law to receive Carrigain's map of New Hampshire. "Nashville and Nashua."

A resolution for the protection of the public lands from trespassers and other depredations. A stand of mon agreem A

The Senate have postponed indefinitely the resolution in favor of George W. Bagley.

The Senate concur with the House of Representatives in passing to a third reading Title VIII of the bill entitled, "Revised Statutes of the State of New Hampshire," with amendments, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing title VIII, with the amendments which came down from the Hon. the several towns in this State, Senate.

The question being upon concurring with the Senate in the adoption of said amendments,

The House severally concurred with the Senate in the adoption of all their said amendments, goods a bear ad nottuloser add tad

Ordered, That the Clerk inform the Senate thereof. Mr. Hussey moved that the resolution lie upon the table.

A message from the Senate by their Clerkson and bak It was decided in the negative.

"Mr. Speaker The Senate again insist upon their amendments to Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire," and ask a committee of conference, and have on their part appointed Messrs. Colby, Batcheller and ture and Manufactures, to whom was referred the petition dimer-

ry S. Perrin and others, praying for encouragement in the growth and manufacture of silk, with acconstruor and manufacture of silk, with acconstruor and manufacture of silk, with acconstruor and manufacture of silk, with account of the silk of the sil Resolved, That the House concur with the Senate in the appointment of a committee of conference. -- noqueted W

Ordered, That Messrs. Norris, Peirce of Dover and Clarke of Atkinson be the committee; lo noises are not of benogiaco

On motion of Mr. Glidden-

The House resumed the consideration of the resolution relating to the printing of the Revised Statutes, reported by the select "Mr. Speaker-The Senate concur with the Hosentimmor-

The question being upon the adoption of the amendment to said resolution submitted by Mr. Hoyt of Northfields an world Mr. Glidden moved that said resolution and amendment be referred to a select committee of five same out yd snoesog yrbone

But before the question was taken, bearing ", agoing noin U as Mr. Glidden withdrew said motion maintained actual of A

Mr. Peirce of Dover offered an amendment to said amendment. Which was rejected.

Mr. Glidden renewed his motion that said resolution and amendment be referred to a select committee of fiven of aucobs

And the question being putsq oil more good noteoup, of I It was decided in the negative. - 12 km ? . 1M lo notion at

Mr. Wilson of Hopkinton offered an amendment to said amendment,

A message from the Senate by their Charles as which W

Mr. Hoyt of Northfield offered an amendment to said amendment, Which was adopted until entil being a wind was adopted with the passage of a bill entire bassage of a bill entire bassage

Mr. Clark of Manchester moved that the resolution and amend-ment lie on the table.

And the question being put, So the House refused to lay said resolution and amendment on the table.

On motion of Mr. Peirce of Dover \_\_\_\_\_\_ out of the source of Dover \_\_\_\_\_\_

Ordered, That the resolution and amendment be referred to a

select committee of three. ordered, That Messrs. Glidden, Tebbetts of Rochester and

Felton be the committee.

Mr. Sanborn of Deerfield, from the committee on Military
Affairs, reported an address for the removal of an officer therein
named.

named. second of said amendments.

Resolved, That the address pass.

Ordered, That the Clerk request the concurrence of the Senate therein. ate therein.

Mr. Wiggin of Portsmouth moved that the House adjourn,

And the question being put, It was decided in the negative. So the House refused to adjourn.

Mr. Foss of Greenland submitted the following resolution:

Resolved, That the commanding officer of the second company of infantry in the thirtieth regiment of New Hampshire militia, in the town of New London, be authorized to enlist into said company all the black male inhabitants in this State, between the ages of 18 and 70 years, any usage or law to the contrary not with-Mr. Sanborn of Deerfield, from the committee organizate)

The question being upon the passage of the resolution, with Mr. Colby moved that the resolution lie on the table vol ed But before the question was taken,

Mr. Foss of Greenland withdrew said resolution. Mr. Dana submitted the following resolution: on eds or benog Resolved, That when the House adjourn in the afternoon, they adjourn to meet at half past eight o'clock the next morning.

The question being upon the passage of said resolution,

On motion of Mr. Parker-

Ordered, That said resolution lie on the table.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a bill entitled, "An act authorizing additional enlistments in the first company of Artillery and in the Rockingham Guards in the first regiment of the militia of this State.

The Senate concur with the House in passing to a third reading Title IX of the bill entitled, "Revised Statutes of the State of New Hampshire," with amendments in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing Title IX with the amendments which came down from the Honorable Senate.

The House non-concurred with the Senate in the adoption of the first of said amendments.

The House concurred with the Senate in the adoption of the second of said amendments.

Ordered, That the Clerk inform the Senate of the action of the House upon said amendments.

And then on motion-

The House adjourned

### TUESDAY, DECEMBER 20, 1842.

On motion of Mr. Gibson-

Resolved, That the rules of the House be so far suspended, that the reading of the journal of yesterday be dispensed with.

Mr. Sanborn of Deerfield, from the committee on Military Affairs, to whom was referred a bill entitled, "An act in favor of the Dover Artillery," made a report,

Whereupon-

Resolved, That the farther consideration of said bill be postponed to the next session of the Legislature. Mr. Davis of Cornish, from the committee on Towns and Parishes, to whom was referred the petition of Levi Wilson and others, praying that a tract of land may be disannexed from the town of Orange and annexed to the town of Canaan; the petition of James Page and others, praying that a tract of land may be severed from the town of Albany and annexed to the town of Tamworth; the petition of Simeon Brown, praying that his farm may be disannexed from the town of Andover and annexed to the town of Franklin; the petition of Isaac Twombly, praying that a part of his farm may be severed from the town of Somersworth and annexed to the town of Rochester; and the petition of Isaac C. Flanders and others, praying for the erection of a new county, composed of parts of Hillsborough, Rockingham and Merrimack counties, made a report,

Whereupon-

Resolved, That the farther consideration of said petition be

postponed to the next session of the Legislature.

Mr. Felton, from the committee on Roads, Bridges and Canals, to whom whom was referred the petition of William Jones and others, praying for a charter of a railroad from Portsmouth to Dover, reported a bill entitled, "An act to incorporate the Portsmouth and Dover Railroad,"

Which was read a first and second time. On motion of Mr. Tebbetts of Rochester—

Ordered, That said bill lie on the table.

Mr. Parker, from the committee on Education, to whom was referred the petition of school district No. 9 in Piermont and No. 9 in Haverhill, the petition of Smith Sherman and others, the petition of James Ferrin, jr. and others, the petition of the Hillsborough County School Association, the petition of Thomas G. Wentworth and others, the petition of Robert Hopkins and others, the remonstrance of Nathaniel Clark and others, the petition of the inhabitants of the town of Unity and the petition of Jacob Laighton and others, made a report,

Whereupon—
Resolved, That the farther consideration of said petitions be

postponed to the next session of the Legislature.

Mr. Sturtevant, from the committee on Printers' Accounts, to whom were referred the accounts of James M. Rix and others, reported a resolution allowing to James M. Rix, Charles Lane, Ela, Blodgett & Osgood, Isaac L. Folsom, and John T. Gibbs the sum of \$5 80 each,

Which was read a first and second time.

On motion of Mr. Sturtevant-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time. It at the present time. The resolution was then read a third time. a war an gara , and o Resolved, That said resolution pass exems has exert to news Ordered, That the Clerk request the concurrence of the Sensevered from the town of Albany and sanexed to the disparations Mr. Waldron, from the committee on Banks, to whom was referred the bill entitled, "An act to incorporate the Amoskeag Savings Bank," reported said bill without amendment. Just 1 to anot Mr. Sanborn of Deerfield moved that the farther consideration of said bill be postponed to the next session of the Legislature, but C. Flanders and others, previou for thoregnied notizeup art bnA. It was decided in the negative more delil to army to become or So the House refused to postpone said bill to the next session of the Legislature. Whereupon-Mr. Sanborn of Deerfield moved that the farther consideration of said bill be indefinitely postponed poises tran and or behouted Mr. Felton, from the committee stud gnied noiseup and had. It was decided in the negative berseles as w mode mode of select So the House refused indefinitely to postpone the farther con-Dover, reported a bill entitled, "An act to inclind bias lo northerebis On motion of Mr. Clark of Manchester-lish revolt bas attoon Ordered, That said bill be put upon its second reading for the purpose of amendment, and Mochest, and to notion at Mr. Clark of Manchester offered an amendment to said bill, Mr. Parker, from the committee on Edubatophe saw Mich Was adopted by the Committee on Edubatophe Saw and Committee on Edubatop Mr. Glidden moved that the bill lie on the table, so and berreless And the question being put, ind lo notiting adt thing wall of & It was decided in the negative, bear, ir. and remail to political the meaning in So the House refused to lay said bill upon the table. I day said bill upon the table. Wentworth and others, the petition of Robert Hoiseup and nO: ers, the remonstrance of Nathamit Chint subser led lid at list Shall list Shall be remonstrance of Nathamit Chint subserved list and list subserved list sub It was decided in the affirmatives away and to stanidadai add to On motion of Mr. Clark of Manchester stadio bas nondried Resolved, That the rules of House be so far suspended, that the bill be read a third time at the present time! sail had a had a sail the present time! The bill was then read a third time noises tree od ot benogteon Resolved, That the bill pass and that its title be as aforesaid. Ordered. That the clerk request the concurrence of the Senate. reported a resolution allowing to James M. Rix, Charles misrisht

Mr. Knowlton, from the committee on Claims, to whom were referred the accounts of Lewis Loomis and Harry Hibbard, reported a resolution allowing Lewis Loomis the sum of seventeen

dollars, and Harry Hibbard the sum of two hundred and ninetytwo dollars and seventeen cents, and lo refer ed tad t become

Which was read a first and second time. I bride a beer of kid out On motion of Mr. Hoyt of Northfield to and saw lind ad T. Resolved That the rules of the House be so far suspended that

The resolution was then read a third time.

Mr. Glidden, from the selesses pointing assistant and the Resolved, That the resolution passises and more manufactured and the control of the Ordered; That the Clerk request the concurrence of the Senate therein. ported the same resolution in a new draft.

Mr. Waldron, from the committee on Banks, to whom was referred the bill entitled, "An act to prolong the charter of the Farmer's Bank at Amherst," reported said bill with an amend-Mr. Tebbetts of Rochester offered a farther amendmentinem

The question being upon the adoption of said amendment, biss On motion of Mr. Kimball of Lebanon-besques sew deidW Ordered, That said bill lie on the table a good not soop ad T

Mr. Waldron, from the same committee, to whom was referred the bill entitled "An act to prolong the charter of the Portsmouth Bank," reported the same bill without amendment

The question being upon passing said bill to a third reading, Before the question was taken, been next see notuloser ed T On motion of Mr. Tebbetts of Rochester I and T bouless R Ordered, That said bill lie on the table. I adt said bill lie on the table!

Mr. Norris, from the committee on the Judiciary, to whom was referred the address for the removal of John T. Burnham from the office of justice of the peace for the county of Rockingham, Porter & Rolfe, and the account of John Gass; , tropper a sem

Mr. Knowhon, by leave, presented the account noquered Wes

Resolved, That the farther consideration of said address be postponed to the next session of the legislature. Walker

Mr. Adams, from the committee on Roads, Bridges and Canals, to whom was referred the petition of H. E. Perkins and others, praying for a charter of a railroad from Contoocookville to whom was referred the bill 'entitled, "Amons is shain rectaislight

President, Directors and Company of the Strafford noqueland We. Resolved, That the petitioners have leave to withdraw their petition. Which was read a first and second time.

Mr. Emery, from the committee on the Alteration of Names, to whom was referred the petition of Hannah Chapman, praying for the alteration of her name, reported a bill entitled, "An act to alter the name of a certain person. Which a been need saw liid ed T

Which was read a first and second time. Ind and that I become Mr. Norris offered an amendment to said bill,

Which was adopted.

On motion of Mr. Davis of Cornish-

Resolved, That the rules of the House be so far suspended, that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That the bill pass and that its title be as aforesaid. Ordered, That the clerk request the concurrence of the Senate

therein. Mr. Glidden, from the select committee, to whom was referred the resolution relating to the printing of the Revised Statutes, reported the same resolution in a new draft.

Said resolution was read a first and second time.

Mr. Felton offered an amendment to said resolution,

Which was adopted.

Mr. Tebbetts of Rochester offered a farther amendment to said resolution,

Which was adopted.

The question being upon passing said resolution to a third reading,

On motion of Mr. Glidden-

Resolved, That the rules of the House be so far suspended, that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That the resolution pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Marsh, by leave, presented the account of John F. Brown; Mr. Hoyt of Northfield, by leave, presented the account of

Porter & Rolfe, and the account of John Gass;

Mr. Knowlton, by leave, presented the account of Currier & Hall, the account of William Fisk, and the account of A. T. Walker.

Ordered, That said accounts be referred to the committee on

Claims.

Mr. Tebbetts of Rochester, from the committee on Banks, to whom was referred the bill entitled, "An act to incorporate the President, Directors and Company of the Strafford Bank," reported the same bill in a new draft,

Which was read a first and second time.

On motion of Mr. Tebbetts of Rochester-Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That the bill pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Chandler, from the committee on Finance, to whom was referred the bill entitled, "An act relating to taxation," made a report,

Whereupon-

Resolved, That the committee be discharged from the farther consideration of said bill.

Mr. Norris, from the joint select committee, to whom was referred the message of His Excellency the Governor in relation to the Exeter Savings Bank, reported a joint resolution, making an appropriation of the sum of one hundred dollars for the purpose of enabling the trustees appointed by the State to carry on their proceedings respecting said bank.

Which was read a first and second time.

On motion of Mr. Norris-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That the resolution pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Clark of Manchester, from the select committee, to whom was referred Title XXX of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with sundry amendments,

Which were read for the information of the House.

By request of Mr. Parker, Said title was laid on the table.

Mr. Tebbetts of Rochester, from the select committee, who were instructed, by resolution, to inquire and report to the House whether any deception or fraud was practiced in procuring a grant of a tract of land to Thomas Carlisle at the last June session of the legislature, made a report,

Whereupon-

Resolved, That said committee be discharged from the farther

consideration of said subject.

Mr. Burnham, from the committee on Engrossed Bills, reported, that they have carefully examined and found correctly engrossed, bills of the following titles and the following resolutions, to wit:

'An act to alter the names of certain persons;" at assessment A

An act authorizing additional enlistments in the first company 34.

of artillery and in the Rockingham Guards, in the 1st regiment of

the militia of this State;"

"An act in amendment of an act, entitled an act to incorporate sundry persons by the name of the proprietors of the New Chester Union Bridge, passed Dec. 24, 1824;"

"A resolution in favor of Thomas P. Hill;" "A resolution in favor of Danforth Jewell;"

"A resolution to furnish certain counties, towns and academies with Burr's map of the New England States;"

"A resolution authorizing the appointment of an agent or agents

to take care of the timber on the public lands;" and

"An address in favor of the removal of certain officers therein named;"

Which were severally signed by the Speaker.

Ordered, That the clerk inform the Senate thereof.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate recede from their amendment to Title IX of the bill entitled, "Revised Statutes of the State of New Hampshire."

The Senate concur with the House of Representatives in the

passage of an address for the removal of certain officers."

Pursuant to previous notice and by leave, and to de-

Mr. Noyes of Nashua introduced a bill entitled, "An act to unite the towns of Nashua and Nashville;" was lo start and it

Which was read a first and second time.

On motion of Mr. Noyes of Nashua- been grow don't Resolved, That said bill be postponed to the next session of the legislature, and that the selectmen of said towns be and they hereby are required to insert in their respective warrants for the next

annual meetings of said towns the following article, to wit:

"To take the sense of the legal voters in town upon the question-shall the towns of Nashua and Nashville be united?-and to make return of the votes upon said question in the same manner as is required by law for the return of votes on the subject of the revision of the constitution, and that the clerk of the House cause notice of the pendency of said bill and the resolution to be given to said towns, by causing the same to be published three weeks successively in the New Hampsh re Patriot, the last publication thereof to be thirty days at least before the second Tuesday of March next.

A message in writing from His Excellency the Governor was received by the Secretary of State, which was read, and is as follows:

## "To the Hon Senate and House of Representatives ;

The treasurer of the State has submitted an estimate of the probable receipts and disbursements at the treasury from Dec. 1, 1842, to June 1, 1843, which I herewith transmit for your consideration. HENRY HUBBARD.

Council Chamber, December 20, 1842."

On motion of Mr. Peirce of Dover-

Ordered, That His Excellency's message, with the accompanying estimate, be referred to the committee on Finance.

On motion of Mr. Sawyer-

Resolved, That a select committee of five be appointed to report, what disposition shall be made of the seven hundred and fifty copies of the Revised Statutes belonging to this State, and report the same to the Legislature as soon as may be.

Ordered, That Messrs. Sawyer, Clark of Landaff, Felton, Foss

of Greenland and Jackson, be the committee.

On motion of Mr. Waldron-

The House resumed the consideration of the bill entitled, "An act to prolong the charter of the president, directors and company of the Portsmouth Bank."

Mr. Tebbetts of Rochester offered an amendment to said bill. Mr. Felton offered an amendment to said amendment,

Which was adopted. World W.

Said amendment as amended was then adopted.

The question being upon passing said bill to a third reading, On motion of Mr. Waldron \_\_\_ beststred to zurion

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Liscomb submitted the following preamble and resolution: Whereas, a certain resolution, purporting to require this branch of the legislature to authorize the enlistment of blacks as a velunteer company, by a member of this House designated therein, presented by the member from Greenland at the evening session of Monday, the nineteenth instant-

Therefore, Resolved, that such resolution was derogatory to the dignity of this House and an insult to the member therein designated, and that the mover thereof be requested to apologize for breach of decorum, both to the House and the individual particularly insulted thereby to solve T

Mr. Rollins of Barnstead moved that said resolution be indefinitely postponed;

And the question being put,

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Noves of Chester Cotton of Danville Sanborn of Deerfield Rawlins of Deerfield

Sanborn of East Kingston

Tuck Shannon Marston

Hoit of Newington

Burleigh

Hoitt of Northwood

Peaslee Gilman

Clough of Barrington Sherburne

Jones of Farmington

Allen Berry

Rollins of Barnstead Young of Barnstead Morrison

Wiggin of Ossipee

Jones of Bradford

Bailey Dickey Daniell Knowlton

Gibson of Newbury

Norris Gookin Thompson

Stewart

Chandler Wilkins Cross Manning

Smith of Mason

Follansbee of Peterborough

Nay Jackson

Kingsbury of Gilsum

Cook of Richmond

Goldthwaite Crawford Lang Green Whitcher Prescott

Sanborn of Campton

Felton Hammond Savage Stevens

Clough of Orange Evans of Piermont Clough of Warren

Dana Stokes Glines Johnson

Smith of Dalton

Pike Cole

Those who voted in the negative are, Messrs.

Porter

Taylor of Derry ballum visit

	Clark of Manchester
Boyd	Ramsdell Raymond
Towle	Raymond
Wiggin of Portsmouth	Noyes of Nashua
Dinsmoor Peirce of Dover	Andrews and the shall
Peirce of Dover	Gage Atwood of Pelham Steele
Edgerly	Atwood of Pelham
Hussey	Steele
Smith of Durham	TZ: 1 C TT
Ricker	Woodbury of Weare
Buzzell	Woodbury of Weare Colby
Shorey	Huntington Smith of Alstead
Davis of Alton	Smith of Alstead
Mooney	Sargeant
Wight Weymouth	Mason
Weymouth	Parker
Mallard	Clarke of Athenses booTy
Young of Meredith	Felt . Meanett in modual
	Davis of Keene To sentwall
	Sturtevant
Charles	Cummings
Robinson of Brookfield	Sturtevant Cummings Osgood Commings Osgood Com
Eastman	Kingshury of Roybury
Cook of Tamworth	Kingsbury of Roxbury Holls
TT 1	PWP11 A CU 111
Carriron	D. 1
Thurston	Stearns not with the devolution
Cate	Barker
	Butterfield
Price	Nowman Carried
Greenaugh	Kingman Woodbury of Acworth wind
Clough of Loudon	Cotton of Claremont
Hoyt of Northfield	Grannis bestament to grave Y
Doe buoming A horse	Tyler vollso
が表面である。	Davis of Cornish to many W
Davis of Antrim	Davis of Cornish
Iones of Goffstown	Booth nobisM Prentiss profiled in social
D	
Poor Pevey Bassett	Adama
Bassett	Adams valett
ZPUDDO 00	dilducii
Pierce of Hillsborough	Rogers
Buntin	Gibson of Newbury room

Burnham seed on M. Joseph Kimball not quiet to mode & Hoberts Peabody 5408 Blaisdell of Hanover Skinner Ladd of Holderness to save Bissell diponizated to sugge the Clark of Landaff Emerton Day 1940 to 9911 Atwood of Pelbam

Ayes 66. Noes 97.

So the House refused indefinitely to postpone said resolution. Mr. Sanborn of Campton moved that said resolution lie on the table,

And the question being put,

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Dorris Sanborn of Deerfield Mo Thompson dibered to pane / Rawlins of Deerfield Stewart tagyetant Chandler Tuck wamma Wilkins Marston Hoit of Newington book Farley bladwood, to norm do h Hoitt of Northwood udgem Cross
Gilman
Tenney
Tenney Smith of Mason Clough of Barrington Follansbee of Peterborough Nav Jones of Farmington Moodbury of Weare Downing Colby Berry drown to viudboo Huntington Handissid Rollins of Barnstead o notice Jackson notice. To describe Young of Barnstead signed Mack blodding to such Cook of Richmond Calley Wiggin of Ossipee to size Reed

Marden

Marden Jones of Bradford Golthwaite wotahoo to sono Bailey Rogers
Dickey Crawford Daniell Lang Heart Knowlton Whitcher Houselli H to easter Whitcher Houselli H to easter Charles Heart Handle Handle Handle H to the Heart Handle H to the Handle H Gibson of Newbury 1001 Prescott

Sanborn of Campton	Dana	
Felton	Stokes	
Savage	Glines 3383 A 10 SIVA	
Stevens	Johnson Mayarius	
Clough of Orange	Smith of Dalton	
Evans of Piermont	Pike boogs	
Duigin	Cole Woxbury To Vindsguo	
Clough of Warren	fowe	

## Those who voted in the negative are, Messrs.

Patten	Ascomb	Sawyer	Butterfield
Noyes of Chester	I AND WIN I	hureton	Kingman
Porter	Amound	Cate	Woodbury of Acwor
Taylor of Derry	kinner	Sceva	Cotton of Claremont
Sanborn of Hampton	Falls	Price	Grannis
Boyd	inerten	Clough of	Tyler nobuol
Towle	)ay	Hoyt of I	Northfield to eivel
Wiggin of Portsmout	h		Aves 67. Noes 98
Waldron		Page	. 1
Dinsmoor and bas b		David	italores biss and at hos
Peirce of Dover	Did.	Davis of .	So the negative of the second to he question mirror.
Edgerly visualed	gaseny a	Jones of	Goffstown
Hussey	(817 JOHN 1110)	Poor	And the question be
Jenness		Pevey	It was decided in the
Smith of Durham	atson vi	Bassett	So the resolution was
Ricker		Pierce of	Hillsborough
	their Cl		A message from the
Shorey		Clark of I	<b>Ianchester</b>
Tebbetts of Rocheste	ebece	Damadall	MI 19 MISUC TIVE
Davis of Alton	01,211	Raymond	numbered 1, 2, 3, 4,
Mooney well well lo	eluic el	Noyes of	numbered 1, 2, 3, 4, entitled, 'Re's audasN
Wight	ts there	Andrews	with sundry additional the concurrence of the
Mallard		Gage	ant to appearance of the
Young of Meredith	ahienoo	Atwood of	Pelham WH anT
Neal	ame don	Steele	in him or standard
Z IDIE		Kingsbury	of Temple
Charles ed lo noisante	the infe	Barrett 319	Said amendments w
Robinson of Brooking	use cob	Smith of	Alstead amovi all
Beacham	endment	Sargeant	Senate in the adoption
Cook of Tamworth	ide with	Mason	Mr. Porter moved
Haley		Parker.	table.

Todd Booth Saubern of Campton Felt Prentiss Davis of Keene Little Sturtevant Adams Glidden Cummings Moor Osgood Evalue of Pierment Curtis Kingsbury of Roxbury Burnham Garro W 30 dquol0 Howe Wilson of Sullivan Wallace Those who your shoomment we are, Messis, Merriam Barker Ladd of Holderness Liscomb Butterfield Kimball & Peabody - released to seven Kingman Woodbury of Acworth Cotton of Claremont Skinner Taylor of Derry Bisselly notymell to modusk Grannis Emerton Tyler Davis of Cornish Day

Ayes 67. Noes 98.

So the negative of the question prevailed, and the House refused to lay said resolution on the table.

The question recurring upon the passage of said resolution, It was moved that the resolution be indefinitely postponed.

And the question being put,

It was decided in the affirmative.

So the resolution was indefinitely postponed. Is also the resolution was indefinitely postponed.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate recede from their amendments numbered 1, 2, 3, 4, 5, 6, 7 and 12, to Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire," with sundry additional amendments thereto, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing amendments to said title, which came down from the Honorable Senate.

Said amendments were read for the information of the House.

Mr. Norris moved that the House concur with the Honorable Senate in the adoption of said amendments.

Mr. Porter moved that said title with the amendments lie on table,

And the question being put, were all hos been gray dold W

It was decided in the negative. House he berefin seize S and

So the House refused to lie said title on the table.

Mr. Tuck offered an amendment to one of said amendments, Which was adopted.

The question recurring upon the adoption of the amendments proposed by the Honorable Senate, as amended,

It was decided in the affirmative.

So the House concurred with the Honorable Senate in the a-

doption of said amendments as amended.

Ordered, That the Clerk inform the Senate of the action of the House upon said amendments, and ask the concurrence of the Senate in the adoption of their amendment to the amendments made by the Honorable Senate.

On motion of Mr. Tuck-

The House adjourned. must salaries of the judges of the courts of conf-

#### AFTERNOON. or the county of Hillsborough each one hundred and twenty-

On motion of Mr. Tebbetts of Rochester-

ues of Rocking believed Grafton each one buckred

The House resumed the consideration of the bill entitled, "An act to incorporate the Portsmouth and Dover railroad."

The question being upon passing said bill to a third reading,

On motion of Mr. Waldron-no will have gullob of

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time. noque anied noiseaup o

Resolved, That the bill pass and that its title be as aforesaid. Ordered, That the Clerk request the concurrence of the Sene who voted in the affirmative are, Meastal ate therein.

Mr. Hoyt of Northfield submitted a resolution, authorizing the Secretary of State to employ additional aid in preparing the revised statutes for the press.

On motion of Mr. Sanborn of Deerfield

Ordered, That said resolution lie on the table.

Mr. Peirce of Dover, from the select committee, to whom was referred chapter 231 of Title XXIX of the bill entitled, "Revised Statutes of the State of New Hampshire," reported said title with sundry amendments, 1911111

Which were read and all severally adopted. To be and but here

Mr. Peaslee offered an amendment to said title,

Which was rejected no elsi bias all of besplay espolt add of

Mr. Glidden offered an amendment to said title,

Which was adopted.

Mr. Glidden offered a farther amendment to said title,

Which was adopted.

Mr. Glidden offered a farther amendment to said title,

Which was adopted. gold and drive bernance

Mr. Glidden offered a farther amendment to said title,

Which was rejected.

Mr. Young of Meredith offered a farther amendment to said ti-

Which was by striking out all of section 7, and inserting instead, On motion of Mr. Tuck-

as a substitute, a new section.

Said section is as follows: SEC. 7. The annual salaries of the judges of the courts of com-

mon pleas shall be as follows: For the counties of Rockingham and Grafton each one hundred

and fifty dollars;

For the county of Merrimack each one hundred and ten dol-AFTERNOON.

For the county of Hillsborough each one hundred and twenty-

six dollars?

For every other county each one hundred dollars." on a O

The substitute offered by Mr. Young of Meredith was as folmouth and Dover rational

lows:

"SEC. 7. The judges of the court of common pleas, shall receive two dollars and fifty cents per day during the session of the court, the same to be paid out of the respective county treabe read a third time at the present time. suries."

The question being upon the adoption of said amendments The ayes and noes were called for; a line and usu'l modern

That the Clerk request the concurred

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Foss of Greenland Noyes of Chester Cotton of Danville Sanborn of Deerfield Rawlins of Deerfield Taylor of Derry Sanborn of East Kingston Ladd of Epping Tuck

Shannon ed statutes for the pres Marston Sanborn of Hampton Falls Boyd Hoit of Newington Towler of releved chapter 231 of relwoT Hoit of Newtown | Boundary ho Butler smendments whome div

Peaslee	Jones of Bradford	Janvaituic
Robinson of Poplin	Taylor of Canterbu	ry
Wiggin of Portsmouth	Bailey	
Woldvan	Gutterson	
Gilman	mosk Dickey Mox N	Amashur
Foss of Stratham	Austin	TIOWE
Palmer	bodse Wilson of Hopkint	on
Dinsmoor	Knowlton	WILL TREATED
Clough of Barrington	dano Clough of Loudon	Merriam
Sherburne	Gibson of Newbur	Partiernel A.
Peirce of Dover	Hoyt of Northfield	- DEITHER M.
Jenness	of Aeworth 900 Watson	THEODOO YE
Allen	Gookin Januaral	Cotton of C
Ricker	Page	Grannis
Buzzell	Stowart	
The second secon	Langley in below	da seodT
	David	12
Torr	Wilkins	Porter
Berry . Com a roas M	Jones of Goffstown	Robinson o
Foss of Strafford	Tolla W Down	
Rollins of Barnstead	Pevey	Lesvill
Young of Barnstead	Bassett boowin	Hoitt of Vo
Paine	Cross	Tenhey
Mallard Walle VII	Bixby	Edgerly
Young of Meredith	Buntin	Hussey
Tilton	Judkin	G to dtime
Fisk buomded R	Morrill	Jones of Fa
Calley	Raymond	Davis of Al
Morrison nevilled to	Noyes of Nashua	Моопеу
Charles	Andrews	Wight
Robinson of Brookfiel	d Gage	Weymouth
Eastman	lo sive Isaacs	) lo magi W
Blaisdell of Eaton	Dodge	hourstrake
Drake of Effingham	Atwood of Pelhan	199
Drake of Moultonbord		mple
Beacham	* Karratt	Daniell
Cook of Tamworth	Smith of Alstead	Phompson
Haley	SINECA,	
Cate	Sargeant	
Marden	Mason	Juandler
	Olol W.Si Trodd	1000
Sceva	THE PROPERTY OF THE PROPERTY O	iH lo estel
Greenough	Dovin of Keene	i lo boowil
Price	Davis of Reene	arley

Sturtevant prothers to as	Tyler
Cummings de la	Goldthwaite
Mack	
Osgood	
Kingsbury of Roxbury	Time
Howe	
Barber and applied Holonoe	Kimball made to 240'4 Peabody
Stearns	C4
Merriam : mobiled to den	Clough of Orange
Butterfield May No 100 100	G . 1
Kingman Mandard to 17	
Woodbury of Acworth	Water
Cotton of Claremont	Dore
Grannis	0-1
	1020131
Those who voted in the ne	gative are Mesers
	Somman
Porter	Manning
Robinson of Exeter	Smith of Mason

Porter	Manning
Robinson of Exeter	Smith of Mason
Burleigh HWOIZHOW TO 2911	Walker 10 ezo's
Leavitt	Steele beneated to smile A
Hoitt of Northwood	Follansbee of Peterborough
Tenney	Nay
Edgerly	Woodbury of Weare
Hussey	Colby Miberell to gune Y
Smith of Durham	Huntington motil'T
Jones of Farmington	Cook of Richmond
Davis of Alton	Reed
Mooney sodas to sayo	Wilson of Sullivan
Wight	Baker
Weymouth	Barker blen loon lo nochido H
Wiggin of Ossipee	Davis of Cornish dantesci
Sawver	Booth doing to Hobersty
Thurston made I do boows	Drake of Effingham nothod
Morgan sigms I' to vindsaut.	Little Moultonborous lo exard
Daniell	Cutler medaseH
Thompson bestale to diene	Adams drowner to looo
Davis of Antrim	Glidden yelcH
Chandler	Rogers Pate
Poor	Crawford pebraM
Pierce of Hillsborough	Lang
Atwood of Hillsborough	Whitcher dguoneerD
Farley eneed fosivat	Prescott esing

Moor Sanborn of Campton

Curtis Burnham

Wallace

Follansbee of Grafton

Holden Felton Hammond

Weeks Savage Skinner

Bissell

Evans of Piermont

Goodwin Durgin

Clough of Warren

Dana Glines Johnson Emerton

Smith of Dalton

Haines Legro Pike

Evans of Shelburne

Ayes 130, Noes 79.

So the affirmative of the question prevailed and the amendment was adopted.

Mr. Day offered a farther amendment to said title,

Which was by striking out the word "fourteen" before the word "hundred," in the 6th section of said 231st chapter, and inserting instead thereof the word "twelve;"

And the question being put, It was decided in the negative. So the amendment was rejected.

On the question,

Shall said title be read a tird time? It was decided in the affirmative.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded in the order of the day to the consideration of the resolution directing the manner of distributing the documents relating to the last census.

On motion of Mr. Foss of Greenland-

Ordered, That the resolution be put upon its second reading for the purpose of amendment.

Mr. Foss of Greenland offered an amendment to said resolu-

Which was adopted.

Mr. Flanders offered an amendment to said resolution,

Mr. Wilson of Hopkinton offered an amendment to said amend-

Which was rejected.

The amendment offered by Mr. Flanders was then rejected. On motion of Mr. Baker and and but a been ad hid adt

The House reconsidered their vote adopting the amendment offered by Mr. Foss of Greenland.

Said amendment was then rejected.

Mr. Hoyt of Northfield offered an amendment to said resolution,

Which was rejected.

Mr. Steele offered an amendment to said resolution,

Which was rejected.

Mr. Wilson of Hopkinton moved that said resolution be referred to a select committee of two from each county,

And the question being put, It was decided in the negative.

Mr. Boyd offered an amendment to said resolution,

Which was rejected.

On the question,

Shall the resolution be read a third time? O eviscovins out of

It was decided in the affirmative.

On motion of Mr. Clarke of Atkinson— beginning and the same the same the same the same the same than the same the same the same than the same

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time. oggedt bastent adiates

Resolved, That the resolution pass. a good not seep ad bak

Ordered, That the Clerk request the concurrence of the Senate therein. Sorbe amendment w

Mr. Grannis, from the committee on Finance, to whom was referred the report of the treasurer of the State, containing an estimate of the probable receipts and disbursements of the treasury from Dec. 1, 1842, to June 1, 1843, reported a joint resolution. authorizing the treasurer to borrow on the credit and for the use of the State, a sum not exceeding thirty-five thousand dollars;

Which was read a first and second time. Total loser and lo nous

On motion of Mr. Grannis-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time. The resolution was then read a third time.

Resolved, That the resolution pass.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Grannis, from the same committee, reported a bill entitled. "An act to raise sixty thousand dollars for the use of the State;"

Which was read a first and second time.

On motion of Mr. Grannis-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time. To notion at

The bill was then read a third time. I gold dollar out bak

Resolved, That the bill pass and that its title be as aforesaid.

Mr. Tebbetts of Rochester, from the committee on the Judiciary, to whom was referred the petition of Isaac Sanderson and others, praying for an amendment of the laws upon the subject of slavery, sundry resolutions of the legislature of Massachusetts relating to the imprisonment of citizens of that commonwealth in other States, sundry resolutions of the legislature of Kentucky in relation to amendments of the constitution, and a bill in relation to the choice of electors of President and Vice President, made a report,

Whereupon-

Resolved, That the farther consideration of said petitions, resolutions and bills be postponed to the next session of the legisla-

[Mr Norris in the chair.]

Mr. Davis of Cornish submitted the following resolutions:

1. Resolved by the Senate and House of Representatives in General Court convened, That the circulation, as money, of the bills issued by banks of a less denomination than five dollars, necessarily excludes from circulation and common use that specie which is regarded as essential to the security as well as to the convenience of the various classes of our community.

2d. That the circulation of bank bills, as money, of a less denomination than five dollars, is a practical evil of such a character

as calls for a remedy by legislative enactments.

3d. That the banking corporations in this State ought to be prohibited from issuing bills of a less denomination than five dollars, to circulate as money, and that bank bills of a less denomination than five dollars, which may have been issued by oanking corporations of other States, ought to be prohibited from circulating as money in this State.

4th. That the best interests of the people require that this great and important change in the circulating medium should be

accomplished with as little delay as practicable.

5th. That in the opinion of this legislature, the co-operation of the legislatures of the other States of New England ought to be respectfully requested in aid of this reform in our currency.

6th. That the Governor of this State be requested to forward copies of the foregoing resolutions to the governors of the other States in New England, for the purpose of having them early presented to their respective legislatures.

Mr. Emerton moved that said resolutions be postponed to the

next session of the legislature;

And the question being put,
The ayes and noes were called for,

Those who voted in the affirmative are, Messrs.

Noyes of Chester

Porter

Taylor of Derry Robinson of Exeter

Sanborn of Hampton Falls

Boyd Towle

Hoitt of Northwood Wiggin of Portsmouth

Waldron Dinsmoor

Clough of Barrington Peirce of Dover

Hussey Jenness

Smith of Durham

Ricker Shorey

Foss of Strafford Davis of Alton

Mooney Mallard

Young of Meredith Tilton

Fisk Calley Morrison

Drake of Effingham

Lord Beacham

Cook of Tamworth

Haley
Sawyer
Thurston
Greenough
Price

Taylor of Canterbury

Dickey

Clough of Loudon

Flanders David Buntin

Noyes of Nashua

Andrews Gage Steele

Kingsbury of Temple

Smith of Alstead Mason

Mason Parker Todd

Davis of Keene Sturtevant Cummings Osgood

Kingsbury of Roxbury

Howe

Wilson of Sullivan

Baker Stearns Kingman Hamlin

Cotton of Claremont

Grannis
Prentiss
Cutler
Moor
Liscomb
Peabody
Skinner
Bissell
Emerton
Watson

Those who voted in the negative are, Messrs. normal and

Clarke of Atkinson

Sanborn of Deerfield

	Bassett
Tuck	Pierce of Hillsborough
Foss of Greenland la to di	Atwood of Hillsborough daud)
	Farley month of los and
	Manning uiwbood
	Morrill
	Smith of Mason W le develo
	Walker
	Raymond
Gilman	Dodge
Foss of Stratham	Follansbee of Peterborough
Tenney	Nay
Palmer old the Hollary	Barrett ad lo aviseged ad of
Jones of Farmington Parties	Huntington biss progress of besult
Buzzell	Tackgon
Downing	Sargeant noticoup ed: aO
Tebbetts of Rochester	Vingshore of Cileman
Berry	Kingsbury of Gilsum Cook of Richmond
Rollins of Barnstead	Reed have a property of
Doing will be specificated	Barker all all all hards
Tebbetts of Gilmanton	Darker
	Woodbury of Acworth
Wight Weymouth d lane seems a sale	Davis of Cornish Booth
	Moulton Mourada in Isola'o
Robinson of Brookfield	Moulton
Eastman	Goldthwaite Gold and House
Drake of Moultonborough	Little
Cate Mandan 4M 9 2000	Adams Glidden
Mainen	
Sceva	Crawford
Morgan	Lang sive C . 14 to gottom no
Jones of Bradford	Whitcher bemoser send I sale
Bailey has too tourshind add	Prescott country engineer vit
Marsh Wilson of Hopkinton Knowlton	Sanborn of Campton
Wilson of Hopkinton	Curtis one sured noiseap au T
Knowlton	Burnham foresto amino Carlo
Gibson of Newbury	Wallace Following Conf.
Hoyt of Northfield	Follansbee of Grafton
Thompson	Holden of pelore before the same same pelore
Thompson Davis of Antrim	Swasev '
CI II	Felton name as not uloser bing
Wilkins between the between th	Hammond.
Jones of Goffstown	Ladd of Holderness
Poor	Clark of Landaff Daniel and
Pevev	Kimball in morrow no
Pevey noity set ent to noite	The House resumed alled will at
30	

Savage Glines
Stevens Johnson

Clough of Orange Smith of Dalton

Evans of Piermont Low Goodwin Legro Durgin Pike

Clough of Warren Evans of Shelburne

Dana Day Stokes Day Cole Sudgo To a const

### Ayes 73. Noes 107.

So the negative of the question prevailed, and the House refused to postpone said resolutions to the next session of the Legislature.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So the resolution passed.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion-

Resolved, That the House now take a recess until half past six o'clock this afternoon.

The House then took a recess accordingly.

## HALF PAST 6 O'CLOCK, P. M.

On motion of Mr. Davis of Cornish-

The House resumed the consideration of the report and sundry resolutions relating to the tariff, the bankrupt act, and the distribution of the proceeds of the sales of the public lands.

The question being upon the passage of the resolutions,

Mr. Downing offered an amendment to the fourth of said resolutions, which was by striking out therefrom the words, "to the Governors of each of the States and Territories requesting them to lay the same before their respective Legislatures also,"

Which was adopted.

Said resolution as amended was then adopted.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Steele-

The House resumed the consideration of the resolution author-

izing the State Treasurer to furnish to the Peterborough Academy one copy of Burr's map of the New England states.

On motion of Mr. Steele-

Resolved, That the farther consideration of said resolution be indefinitely postponed.

A message from the Senate by their Clerks

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of resolutions with the following titles, to wit:

"A resolution appropriating one hundred dollars to enable the trustees appointed by the Governor to take possession of, manage

and close the Exeter Savings Bank."

"A resolution making an appropriation for the payment of the Commissioners to revise, amend and codify the statute laws of this State."

The Senate concur with the House in the adoption of their amendment to the Senate's amendment numbered 4, to Title XX of the bill entitled, "Revised Statutes of the State of New Hampshire."

The Senate concur with the House of Representatives in the passage of a bill with the following title, and the following resolutions, to wit:

"An act to alter the names of certain persons."

A resolution in favor of James M. Rix and others.

A resolution in fayor of Lewis Loomis and another.

A resolution authorizing the State Treasurer to borrow thirty five thousand dollars on the credit and for the use of the State.

The Senate concur with the House of Representatives in passing to a third reading Title XVII of the bill entitled, "Revised Statutes of the State New Hampshire," with sundry amendments, in which they ask the concurrence of the House."

The House proceeded to the consideration of Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendments which came down from the Hon. Senate.

The House severally concurred with the Senate in the adoption of the first, second, third, and fourth of said amendments.

The fifth of said amendments was by inserting sundry new, sections.

The question being upon concurring with the Senate in the adoption of said amendment,

Mr. Butler called for a divison of the question.

The first division of said amendment was adopted.

On the question, I all the House concur with the Hon. Senate in the adoption of the second division of said amendment,

Which was by adding the following section:

SEC. 45. No person shall be indebted to any bank in this State, at any one time, for any loan or loans, made by such bank, directly or indirectly, to an amount exceeding in all three per cent. of the capital stock of such bank actually paid in, in money, and any director of a bank consenting to any loan or loans, exceeding the amount provided in this section, shall be liable to punishment as is hereinafter provided in this title. "A resolution appropriati

And the question being put,

The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Cotton of Danville Sanborn of Deerfield Rawlins of Deerfield Foss of Greenland Robinson of Poplin

Tenney Young of Barnstead Gibson of Newbury

Gookin Jackson

Kingsbury of Gilsum

Davis of Cornish

Little Rogers Whitcher

Prescott Warner elec Sanborn of Campton

Holden Felton

Clark of Landaff

Savage Goodwin

Clough of Warren

Glines

Smith of Dalton

Low on no sullob tracknott over Legro diva monoo etenec ed l' Pike out comes bran not you Days H well state solito setural? Cole mano ed als voil donly at

Those who voted in the negative are, Messrs.

Noves of Chester Porter Taylor of Derry Ladd of Epping Tuck Robinson of Exeter Shannon heroobs sew long

with the amendments which came o Sanborn of Hampton Falls Boyd Hoit of Newington Leavitt gmed nouse, p o Towle subneme bise to not gobs Butler

Peaslee to nest wh said on?

Hamil	Raymond bronger
Wiggin of Portsmouth	1 nursion
w aluron	Cate sweepaA
Gilman	Marden
Palmer	Sceva
Dinsmoor stiswelloo	
Clough of Barrington	
Sherhurne	Morgan made to boowth
Peirce of Dover	Jones of Bradford
Edgarly	Taylor of Canterbury
Hussey	Bailey
Tonness	Bailey Gutterson
Smith of Durham	Daniell
Allon	March
The state of the s	Austin
Ricker posterio to sedensilo de Buzzell	Wilson of Honkinton
Duzzeli woti	Knowlton
Downing boommsH	Clough of Loudon
Shorey C. D. J. Bales W.	110022
Tebbetts of Rochester	Flanders Heyt of Northfold
Torr dmossid	noyt of Northheld
Berry Hadmid	Doe 119's
Foss of Strafford	INOTTIS TO A TO
Davis of Alton	Page
Mooney	Thompson
Rollins of Barnstead	Stewart
Paine	Langley
Tebbetts of Gilmanton	David
Wight	Davis of Antrim
WAYMOUIN	Chandler
Mallard	Jones of Goffstown
Young of Meredith	Poor
Tilton	Pevery
Neal Emerica	Bassett
Evans of Shelburne AsiT	Pierce of Hillsborough
Robinson of Brookfield	Atwood of Hillsborough
Eastman	Farley 31 Noes 1 Se sayA
Drake of Effingham	Cross
Drake of Moultonborough	Manning le sylleged edt oc
Reacham	Runtin Runtin
Beacham Wiggin of Ossipee Cook of Tamworth	Judkin me biss to dixis edT
Cook of Tamworth	Judalli maiori mairroum ad T
COOK Of Tall Worth	MOTTH
Haleys tal bed to soil dit	Smith of Mason
Sawyer londous " brow edi	Walker 149, in said transfer

Noyes of Nashua Andrews Gage Isaacs Dodge Atwood of Pelham Steele Follansbee of Peterborough Nay Woodbury of Weare Colby Barrett Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Raymond	Hamlin
Andrews Gage Isaacs Dodge Atwood of Pelham Steele Follansbee of Peterborough Nay Kingsbury of Temple Woodbury of Weare Colby Barrett Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Noves of Nachua	Coffon of Claremoni
Gage Isaacs Dodge Atwood of Pelham Steele Follansbee of Peterborough Nay Woodbury of Weare Colby Barrett Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Andrews	Tyler
Isaacs Dodge Atwood of Pelham Steele Follansbee of Peterborough Nay Kingsbury of Temple Woodbury of Weare Colby Barrett Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Tage	Moulton
Atwood of Pelham Steele Follansbee of Peterborough Nay Kingsbury of Temple Woodbury of Weare Colby Barrett Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Isaacs	Prentiss
Steele Follansbee of Peterborough Nay Kingsbury of Temple Woodbury of Weare Colby Barrett Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Donge	Gollhwalle
Follansbee of Peterborough Nay  Kingsbury of Temple Woodbury of Weare Colby Barrett Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Atwood of Pelham	Cutter
Nay  Kingsbury of Temple Woodbury of Weare Colby Barrett Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Steele	Adams
Kingsbury of Temple Woodbury of Weare Colby Barrett Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Aeworth Ayes 33. Noes 165.	Follansbee of Peterborough	Giliaden
Woodbury of Weare Colby Barrett Wallace Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.		Crawford
Woodbury of Weare Colby Barrett Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Kingsbury of Temple	Lang
Colby Barrett Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Woodbury of Weare	WOOF
Huntington Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Wallace Follansbee of Grafton Dow Hammond Weeks Ladd of Holderness Liscomb Kimball Peabody Stevens Skinner Clough of Orange Bissell Evans of Piermont Durgin Dana Stokes Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Colley	Unitials
Smith of Alstead Sargeant Mason Parker Todd Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Borrott	Wallace
Smith of Alstead Sargeant Mason Parker Ladd of Holderness Liscomb Kimball Peabody Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Huntington	
Mason Parker Todd Weeks Todd Liscomb Kimball Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Smith of Alcterd	Dow
Parker Todd Liscomb Felt Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Sargeant	Hammond
Felt Kimball Davis of Keene Peabody Sturtevant Stevens Cummings Skinner Clough of Orange Bissell Kingsbury of Roxbury Howe Durgin Wilson of Sullivan Dana Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.		Waalre
Felt Kimball Davis of Keene Peabody Sturtevant Stevens Cummings Skinner Clough of Orange Bissell Kingsbury of Roxbury Howe Durgin Wilson of Sullivan Dana Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Parker	Ladd of Holderness
Davis of Keene Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Todd	uscomb
Sturtevant Cummings Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Stevens Skinner Clough of Orange Bissell Evans of Piermont Durgin Dana Stokes Stokes Stearns Johnson Emerton Kingman Woodbury of Acworth Ayes 33. Noes 165.	Felt	Kimpaii
Cummings  Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Davis of Keene	Peanody
Mack Osgood Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Sturtevant	Stevens
Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Limmings	
Kingsbury of Roxbury Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Mack	Clough of Orange
Howe Wilson of Sullivan Baker Stearns Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Osgoou	Bissell
Wilson of Sullivan Baker Stearns Stokes Johnson Emerton Evans of Shelburne Woodbury of Acworth Ayes 33. Noes 165.	Kingsbury of Roxbury	
Baker Stokes Stearns Johnson Emerton Kingman Woodbury of Acworth Ayes 33. Noes 165.	A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Stokes Stearns Stokes Johnson Emerton Kingman Woodbury of Acworth Ayes 33. Noes 165.	Wilson of Sullivan	Dana
Barker Kingman Woodbury of Acworth Ayes 33. Noes 165.	Baker	Stokes
Kingman Woodbury of Acworth Ayes 33. Noes 165.	Stearns	Johnson .
Woodbury of Acworth Ayes 33. Noes 165.	Daulton	Emerton
Ayes 33. Noes 165.	Kingman	Evans of Shelburne
Ayes 33. Noes 165.	Woodbury of Acworth	
		or provided and the amendmen

So the negative of the question prevailed, and the amendment was rejected.

The sixth of said amendments was concurred in by the House. The question being upon concurring with the Senate in the adoption of the 7th of said amendments,

Which was by inserting in the 4th line of the 1st section of chapter 149, in said title, after the word "stockholders," the

words "now existing or," and by inserting after the word "renewed," in the 5th line of the same section, the words "and the stockholders of any such company heretofore incorporated, whose charter is by law subject to alteration or amendment."

Before the question was taken,

Mr. Wight moved that the House adjourn,

And the question being put, It was decided in the negative. So the House refused to adjourn.

The question recurring, will the House concur with the Hon.

Senate in the adoption of said seventh amendment; Mr. Buntin called for a division of the question.

The first division of said amendment was by inserting in the 4th line of the 1st section of said chapter, after the word "stockholders," the words "now existing or." Sanborn of Campton

On this question,

The ayes and noes were called for;

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Knowlton Patten Gibson of Newbury Cotton of Danville Hoyt of Northfield VERNIE Sanborn of Deerfield Norris Rawlins of Deerfield on evi Gookin at belov on w sent Foss of Greenland Davis of Antrim Noyes of Chester Petrce of Dover Shannon vinesta Wilkins Marston Hoitt of Northwood Variable Jones of Goffstown 10 181 Poor Poor Foss of Stratham Robinson of Exeter yeye Smith of Tenney misited Tebbetts of Rochester Pierce of Hillsborough Farley Berry Young of Barnstead Cross verond Bixby Calley Torr Manning Morrison Wiggin of Ossipee lo sivel Walker Robinson of Poplin agbod Paine Cate Sceva Atwood of Pelham Morgan Nay Gutterson Huntington Austin Young of Mereditty Jackson Wilson of Hopkinton Sargeant Toomenia Glough of Barrington Robinson of Brookfield

Kingsbury of Gilsum	Hammondairies won't abrow
	Weeks and did solt ni howed
	Felton our you lo ensbloatsoor
Booth " Jambasms to noite:	Clark of Landaff
Goldthwaite	Savage noiseup our stored
Little describe sens	Stevens Dayou Man 1 131
Adams	Clough of Orange and but
Glidden	Evans of Piermont
Rogers	
Crawford W 100000 038011 80	Durgin Hillaga gollsaga ad I
A STATE OF THE PROPERTY OF THE PARTY OF THE	Claurch of Marron
Green nothern and to n	Dana lol bellas sonud .110
Whitcher Whitcher	Stokes Glines Smith of Dalton
Prescott blow sdf 1818, 1814	Glines to notions let but to but
Sanborn of Campton	Smith of Dalton
Cantin	
Burnham	Legro
Wallace .erazeM .era avila	
Follansbee of Grafton	Evans of Shelburne
Holden notiwed X	Clarke of Atkinson yad
Gibson of Newbury wod	Cole.
Hoyt of Northfield wasy	detton of Danville
Norris	Sanborn of Peerfield

# Those who voted in the negative are, Messrs. O to and wall must be seen and based to see the control of the con

D. CD
Peirce of Dover nonnade
Edgerly gotstall
Hussey boowdrov to moH
Fees of Stratham szenne
I'enney mith of Durham
Tebbetts of Rochester nellA
Ricker
Young of Burnstead Ilazzul
Shorey
l'orr nozmol
Davis of Altone to niggi W
Paine esso
Wight
Weymouth
Mallard normania
Young of Meredith milana
Weal notnished to nosti.W
Robinson of Brookfield
E E I I I I I I I I I I I I I I I I I I

Eastman — bisdres (	Smith of Alstead Mason Parker
Drake of Effingham	Mason
Drake of Effingham Beacham Cook of Tamworth Haley	Parker lo awor ad mon
Cook of Tamworth	Parker Todd
Haley	Felt
Sawyer and be rederent and	
Thurston and some la system	Sturtevant was le awei adi
Marden du salan et bersenb	Cummings and bas worrom-or
Greenough .	Mack vigutory
Price	Osgood notion to god bak
Jones of Bradford beautofbe	Kingsbury of Roxbury
Taylor of Canterbury	Howe
Daniell	Wilson of Sullivan
Marsh	Barber
Clough of Loudon	Baker
T-1 3	Stearns
Doe	Butterfield
Page sosoff no estimmos edi	Kingman
Thompson line Hid ad barrel	Woodbury of Acworth
Stewart , roger a sbem	Hamling 102 baother of smiles
David	Cotton of Claremont
Bassettf flid bisa to soften bisa	Resolved, That the large To
Buntin	Moulton beacet og vista
Judkin on on Childbul	Prentiss nov lo woll all
Morrillas mosto 4 I ossel to	Whom was referred the engling
Smith of Mason	Moor politicon a joint resolution of Moor month
Noves of Nashua	Ladd of Holderness
Andrews of the said resolutions of themb	Liscomb arello asbbde all
Gage	Kimballbelgobs asw dom VI
Isaacs of nonthloson biss guire	Peabody and noisdap ad I
Kingsbury of Temple Woodbury of Weare Barrett	Bissell ald to notion no
Woodbury of Weare	Watson
Barrett San 12 50	the resolution be read a faire un The resolution was then read
Ayes 90, Noes 103.	The resolution was then resolution
So the negative of the edition	Messing That that the land
of said amendment was rejected	i prevaned, and the first division

of said amendment was rejected.

The question being upon concurring with the Senate in the adoption of the second and remaining division of said amendment,

Before the question was taken,

On motion of Mr. Parker—

Ordered, That said title lie on the table.

On motion of Mr. Sanborn of Deerfield-

Resolved, That Perley Robinson, a member of this House from the town of Poplin, have leave of absence from and after to-day, and that the Clerk be directed to make up his pay roll accordingly.

On motion of Mr. Jones of Bradford-

Resolved, That John M. Towle, a member of this House from the town of New Market, have leave of absence from and after to-morrow, and that the Clerk be directed to make up his pay roll accordingly.

And then on motion—

rindross to The House adjourned. biothers to senot

### WEDNESDAY, DECEMBER 21, 1842.

Lavier of Canterbury

Clough of Louden

Daniell Marsh

Mr. Clarke of Atkinson, from the committee on Roads, Bridges and Canals, to whom was referred the bill entitled, "An act relating to railroad corporations," made a report,

Whereupon-

Resolved, That the farther consideration of said bill be indefi-

nitely postponed.

Mr. Hoyt of Northfield, from the committee on Claims, to whom was referred the accounts of Isaac L. Folsom and others, reported a joint resolution in favor of Isaac L. Folsom and others,

Which was read a first and second time.

Mr. Glidden offered an amendment to said resolution,

Which was adopted.

The question being upon ordering said resolution to a third reading,

On motion of Mr. Hoyt of Northfield-

Resolved That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That the resolution pass. 201 200 1 00 201

Ordered, That the Clerk request the concurrence of the Senate

therein.

Mr. Glidden, from the committee on Incorporation, to whom was referred the petition of Joel Angier jr., and 83 others, the petition of Lowell Eastman and 24 others, the petition of Daniel Sanborn and 38 others, the petition of Frederick Crocker and eleven others, the petition of Simeon Haines and fifty-four others.

ers, the petition of Josiah F. Wilson and 10 others, and the petition of Chandler Cass and 39 others, all praying that no act of incorporation may be granted by the legislature, without providing that each member of said incorporation shall be hable for the debts of such corporation, made a report,

Whereupon-

Resolved, That the committee be discharged from the farther consideration of said petition, as the revised statutes embrace the object prayed for by said petitioners.

Mr. Huntington, by leave of the House, introduced a bill entitled, "An act in addition to an act entitled, 'An act to constitute

the town of Bennington,"

Which was read a second time.

Mr. Tuck offered an amendment to said bill,

But before the question was taken upon the adoption of said amendment,

On motion,-

Resolved, That the farther consideration of said bill be indefi-

nitely postponed.

Mr. Glidden, from the committee on Incorporations, to whom was referred the bill entitled, "An act to incorporate the Piscataquog Railroad Company," made a report,

Whereupon-

Resolved, That the farther consideration of said bill be post-

poned to the next session of the Legislature.

The House resumed the consideration of the unfinished business of yesterday upon Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon concurring with the Senate in the adoption of the second division of the amendment made by the

Senate to said title.

By general consent, the House passed over for the present the consideration of said amendment.

The eighth, ninth and tenth of the Senate's amendments were

then severally concurred in by the House.

The question now recurring upon concurring with the Senate in the adoption of the second division of their amendment to said title,

Mr. Clark of Landaff proposed an amendment to said amend-

On motion of Mr. Burnham—
Ordered, That said title lie upon the table.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of a bill entitled, "An act to raise sixty thousand dollars for the use of the State."

The Senate have rejected the bill entitled, "An act to vest in Nelson Richardson the privilege of keeping a ferry over Conecti-

cut river."

The Senate concur with the House in the passage of the reso-

lutions relating to the issuing and circulation of small bills.

The Senate concur with the House in passing to a third reading Title XXIX of the bill entitled, "Revised Statutes of the State of New Hampshire," with an amendment in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing Title XXIX, with the amendment which came down from the Hon. Senate.

The question being upon concurring with the Senate in the a-

doption of said amendment,

Mr. Bassett offered an amendment to said amendment,

Which was rejected.

The question recurring upon concurring with the Senate in the adoption of their said amendment,

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendment,

Ordered, That the Clerk inform the Senate thereof.

On motion of Mr. Peirce of Dover-

Resolved, That the rules of the House be so far suspended, that all bills and resolutions now introduced or which may be introduced shall be passed to a third reading at the present time.

On motion of Mr. Hoyt of Northfield-

Resolved, That Benjamin Calley, a member of the House from the town of Sanbornton, be excused from farther attendance in the House after this day, and that the clerk make up the pay roll accordingly.

Mr. Sawyer, from the select committee, appointed to designate the manner of distributing the Revised Statutes, to be printed for the use of the State, reported a resolution, directing the manner

of distributing the Revised Statutes;

Which was read a first and second time.

Mr. Sawyer offered an amendment to said resolution,

Which was rejected.

Said resolution was then read a third time.

Resolved, That the resolution pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Pierce of Hillsborough-

Resolved, That the thanks of this House be presented to the several gentlemen who have officiated as chaplains, for the able and satisfactory manner in which they have discharged those duties during the last and present sessions.

On motion of Mr. Parker

The House resumed the consideration of Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon concurring with the Hon. Senate in the adoption of the second division of the 7th amendment made by the Senate to said title, with the amendment proposed by Mr.

Clark of Landaff;

Said amendment of the Senate was by inserting after the word "renewed," in the fifth line of the 1st section of chap. 149 in said title, the words, "and the stockholders of any such company heretofore incorporated, whose charter is by law subject to alteration oramendment;"

Mr. Clark of Landaff proposed to amend said amendment, so as to except banking "companies" from the operation of the provisions of said amendment, and by inserting before the word "contracted," in the 10th line of the section so amended by the Sen-

ate the word "hereafter;"

Before the question was taken,

Mr. Clark of Landaff withdrew the first branch of his amend-

ment. The question now recurring upon concurring with the Senate in the adoption of the second division of said 7th amendment, with the amendment proposed by Mr. Clark of Landaff,

Mr. Gibson called for the ayes and noes.

Those who voted in the affirmative are, Messrs.

Clarke of Atkinson Cotton of Danville Sanborn of Deerfield Rawlins of Deerfield Sanborn of East Kingston Ladd of Epping Tuck Fossof Greenland Shannon noway lo de Marston

Leavitt Butler Hoitt of Northwood Gilman Foss of Stratham

Tenney Sherburne Allen

Tebbetts of Rochester Berry

Young of Barnstead

Paine

Tebbetts of Gilmanton

Calley Morrison

Wiggin of Ossipee

Wilson of Hopkinton

Knowlton

Gibson of Newbury Hoyt of Northfield

Norris Gookin Thompson Stewart Langley

Davis of Antrim

Chandler Wilkins

Jones of Goffstown

Poor Pevey Bassett

Pierce of Hillsborough Atwood of Hillsborough

Farley Cross Bixby Manning Walker Raymond Dodge

Atwood of Pelham

Follansbee of Peterborough

Nay

Woodbury of Weare

Colby Huntington Jackson Sargeant

Kingsbury of Gilsum

Mack Reed Barber Barker

Davis of Cornish

Booth
Moulton
Goldthwaite
Little
Cutler
Adams
Glidden
Rogers
Crawford
Lang
Green
Whitcher

Prescott Sanborn of Campton

Curtis Burnham Wallace

Follansbee of Grafton

Holden
Dow
Felton
Hammond
Weeks

Clark of Landaff

Savage

Clough of Orange Evans of Piermont

Goodwin Durgin

Clough of Warren

Marston

Dana

Stokes Low Glines Legro Johnson Pike Emerton Evans of Shelburne

Smith of Dalton Day Haines Cole

Emery

Those who voted in the negative are, Messrs.

Noves of Chester Tilton Porter Neal Taylor of Derry Fisk Robinson of Exeter Charles

Boyd

Hoit of Newington

Burleigh Hoit of Newtown

Peaslee

Wiggin of Portsmouth

Waldron in and to stone Palmer

Clough of Barrington Peirce of Dover

Edgerly Hussey send and my mean

Jenness oil of gattaler actuals Smith of Durham

Jones of Farmington Ricker

Buzzell Downing noo tooles out yd ber Shorey Torr

Foss of Strafford Davis of Alton

Mooney Wighted to somewhere of the the wight Weymouth Mallard

Sanborn of Hampton Falls Robinson of Brookfield Drake of Effingham

Beacham

Cook of Tamworth

Haley Sawyer Thurston Greenough Price

Jones of Bradford Taylor of Canterbury

Dickey Daniell of T-19 ASSIC AND A

Clough of Loudon Flanders

Doe Page David Buntin Judkin

Smith of Mason

Ramsdell

Noyes of Nashua Andrews and mi pebioeb and

Gage Jal ) add 18 T Isaacs On upolion of Mr. San sleet Deerfield-

Young of Meredith to gotter Kingsbury of Temple

Barrett	Merriam
Smith of Alstead	Woodbury of Acworth
Mason	Cotton of Claremont
Parker	Grannis
Todd sendent to an	TITLOR
Felt	Prontice distant 10 mins
Davis of Keene	Moor
Sturtevant	Ladd of Holderness
Cummings	Liscomb, as below on weed T
Osgood	Kimball
Kingsbury of Roxbury	Peabody rester Peabody
Howe	Stevens
Wilson of Sullivan	Skinner ymed to nolys I
	Bissell retex to gosmido H
Stearns blendoord To nosnin	Sanborn of Hampton Products
ke of Efficienam	그래마 회사 내가 있는데 아이를 하지 않는데 하게 되었다면 하게 되었다. 그래마 이 아이는 이 사람들이 되었다면 하게 되었다.

Ayes 117. Noes 94.

So the affirmative of the question prevailed,

And the House concurred with the Senate in the adoption of the second division of said amendment, with the amendment offered thereto by Mr. Clark of Landaff.

Ordered, That the clerk inform the Senate of the action of the

Host of Newington

Jones of Farmington

Poss of Strafford

Mooney

House upon said amendments.

A message from the Senate by their Clerk: 1940 to some ?

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a resolution relating to the printing of the Revised Statutes."

On motion of Mr. Peirce of Dover-

The House resumed the consideration of Title XXX of the bill entitled, "Revised Statutes of the State of New Hampshire," with the amendments thereto reported by the select committee to whom that title was referred.

Said amendments were severally adopted.

On the question,

Shall said title be read a third time? It was decided in the affirmative.

Ordered, That the Clerk request the concurrence of the Sen-

On motion of Mr. Sanborn of Deerfield—
The House resumed the consideration of the resolution appro-

priating fifteen dollars for repairing the apparatus belonging to the field piece and carriage in the 30th regiment,

Which was read a third time.

Resolved, That the resolution pass. Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Hoyt of Northfield-

The House resumed the consideration of the resolution authorizing the Secretary of State to employ aid in furnishing copies of the Revised Statutes to the State Printers for publication.

The question being upon passing said resolution to a third read-

ing,

Mr. Tuck offered an amendment to said resolution,

Which was adopted.

Said resolution was then read a third time.

Resolved, That the resolution pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

And then on motion-

The House adjourned Ordered, That the Olerani Mr. Porter, from the cupualities on Louisium, to where was referred the petition of Abrau-P. Chandler and a bay. by heavy

## AFTERNOON.

Mr. Hoyt of Northfield, from the committee on Claims, to whom were referred the accounts of Atkinson Webster, Robert Hale and others, by leave, reported a joint resolution making an appropriation in favor of Atkinson Webster, Robert Hale and

Which was read a first, second and third time. If or belong to

Resolved, That the resolution pass. Designation and

Ordered, That the Clerk request the concurrence of the Sen-

On motion of Mr. Sanborn of Deerfield-

The House resumed the consideration of the resolution directing the printing of the public acts and resolves in the Manchester Democrat. Washington but stylenated wash to algorithms

On motion of Mr. Peirce of Dover-stumbs and to she such

Ordered, That said resolution be referred to a select committee. Ordered, That Messrs. Sanborn of Deerfield, Hoyt of Northfield and Greenough be said committee. see gounders and lied?

Mr. Legro, by leave, presented the account of Thomas Carlisle-Ordered, That said account be referred to the committee on

Claims.

Mr. Gibson, from the committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed, bills with the following titles, and the following resolutions and address, to wit:

"An act to alter the name of a certain person;"

"An act to raise sixty thousand dollars for the use of the State,"

A resolution in favor of James M. Rix and others; A resolution in favor of Lewis Loomis and another;

A resolution making compensation to the Commissioners appointed to revise the statute laws of this State;

A resolution authorizing the State Treasurer to borrow thirty-

five thousand dollars for the use of the State;

A resolution appropriating one hundred dollars to enable the Trustees appointed for that purpose to close the concerns of the Exeter Savings Bank;

Also an address for the removal an officer therein named;

Which were severally signed by the Speaker.

Ordered, That the Clerk inform the Senate thereof.

Mr. Porter, from the committee on Education, to whom was referred the petition of Abram H. Chandler and others, by leave, made a report,

Whereupon-

Resolved, That the farther consideration of the same be post-

poned to the next session of the Legislature.

Mr. Doe, from the committee on Military Accounts, to whom was referred the account of Andrew Lowd, by leave, made a report,

Whereupon-

Resolved, That the farther consideration of said account be postponed to the next session of the Legislature.

Mr. Burnham submitted the following resolution:

Resolved, That the course of the present chief magistrate of our State in refusing to surrender the patriot Dorr to the paltry tyrants who have usurped the places of that government of which he is the rightful and constitutional head in Rhode Island, is in accordance, as we believe, with the general voice of the republican people of New Hampshire, and together with the other patriotic acts of his administration entitles him to the renewed thanks of the democracy of our State and country.

On the question, Shall the resolution pass? It was decided in the affirmative.

So the resolution passed.

Mr. Tebbetts of Rochester, from the select committee, to whom was referred the memorial of the proprietors of the land called King Philip's Grant, by leave, made a report,

Whereupon -

Resolved, That the farther consideration of said memorial be postponed to the next session of the legislature.

[Mr. Norris in the chair.]

Mr. Sanborn of Deerfield, from the select committee, to whom was referred the resolution authorizing the publication of the public acts and resolves in the Manchester Democrat, by leave, reported said resolution with an amendment.

On the question,

Shall the amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

Said resolution as amended was as follows:

Resolved by the Senate and House of Representatives in General Court convened, That the Secretary of State be directed to procure the printing of the public acts and resolves (excepting the Revised Statutes) in the New Hampshire Gazette, printed at Portsmouth; in the Dover Gazette and Strafford Advertiser, printed at Dover; in the Belknap Gazette, printed at Meredith; in the New Hampshire Patriot and State Gazette and the New Hampshire Statesman and State Journal, printed at Concord; in the Nashua Gazette, printed at Nashua; in the Farmers Museum printed at Keene; in the New Hampshire Spectator, printed at Newport; in the Democratic Republican, printed at Haverhill; in the Coos County Democrat, printed at Lancaster; in the Granite State Democrat, printed at Exeter; in the Manchester Democrat, a newspaper printed at Manchester in the county of Hillsborough.

Mr. Peirce of Dover moved to amend said resolution, by inserting after the words, "Dover Gazette and Strafford Adverti-

ser," the words "and Dover Enquirer."

On the question,

Shall the amendment be adopted? It was decided in the affirmative. So the amendment was adopted.

Mr. David moved to amend said resolution by inserting after the words "Nashua Gazette printed at Nashua," the words, "in the Farmers Cabinet, printed at Amherst."

On the question,

Shall the amendment be adopted? 

Mr. Sturtevant moved to amend said resolution, by inserting after the words, "Farmers Museum printed at Keene," the words "in the New Hampshire Sentinel, printed at Keene."

On the question,

On the question, Shall the amendment be adopted? It was decided in the negative. So the amendment was rejected.

Mr. Kimball moved to amend the resolution by inserting after the words "New Hampshire Spectator printed at Newport," the words "in the Claremont Eagle printed at Claremont."

On the question,

Shall the amendment be adopted? , ad appropriate sold if The ayes and noes were called for.

Those who voted in the affirmative are, Messrs.

Noves of Chester

Porter

Taylor of Derry

Boyd Waldron

Peirce of Dover

Edgerly Hussey Jenness

Smith of Durham Jones of Farmington

Downing and and and Shorey

Foss of Strafford Davis of Alton

Mallard

Young of Meredith

Neal Charles

Cook of Tamworth

Sawyer Greenough Price

Taylor of Canterbury

Flanders Gookin David Manning Buntin on our season condequal

Judkin and server and self Noves of Nashua

Andrews med add dis proque / Gage one C sama C acod edt ar Isaacs John Manager Come Steele

Kingsbury of Temple

Smith of Alstead Mason

Parker of bus Mebulay and the Todd

Davis of Keene Sturtevant Subbash apw 1

Cummings Osgood

Wilson of Sullivan Barber

Rocers

	Dow	
Stearns	Liscomb musico to yudegan d	
Barker	Kimball Hook	
Cotton of Claremont	Peabody how and to yindhoo W	
Grannis Monder la	Stevens	
Tyler	Skinner	
Davis of Cornish	Bissell	
Prentiss	Low	
Lang	Glidden Stoke	

# Those who voted in the negative are, Messrs.

Clarke of Atkinson	Wiggin of Ossipee
Cotton of Danville	Halev
Sanborn of Deerfield	
Rawlins of Deerfield	Mardan
Sanborn of East Kingston	Sceva
Ladd of Epping	Morgan Jones of Bradford Gutterson
Tuck	Jones of Bradford
Robinson of Exeter	Gutterson
Dan of Carreland	Marsh Austin
Marston	Austin Knowlton
Hoit of Newington	Knowlton
Burleigh and beide	Clough of Loudon
Hoit of Newtown	Hoyt of Northfield and all
Leavitt	Thompson not mile and their
Hoitt of Northwood	Langley and in the design Langley
Wiggin of Portsmouth	Davis of Antrim
	Chandler of the the Cralbach
Tenney amendame his to note	
Clough of Barrington of ad	
	whom was referred the accoroof
Buzzell	Pevey , roger a ebac
Tebbetts of Rochester	Bassett
Berrydiw or eveel eved elsilis	Farley T biss tadT , bester A
Rollins of Barnstead	Cross
Tebbetts of Gilmanton	A message from the SersakW
Weymouth	Dodge
Fisk state to seport diversions	Atwood of Pelham
Morrison of Englishers and Wo	Dodge Atwood of Pelham Follansbee of Peterborough
Robinson of Brookfield	
Drake of Moultonborough	Nay Ser anomalogo vibras Colby sidey en los acts en la Jackson
Beacham	Jackson
	Jackson ilinet sv

Felton

Weeks

Dana

Pike

Day

Cole

Johnson

Stokes

Hammond

Goodwin

Clough of Orange

Evans of Piermont

Clough of Warren

Evans of Shelburne

Smith of Dalton

Lines of the area of the best of the area of the same

Sargeant Kingsbury of Gilsum

Mack

Woodbury of Acworth Golthwaite

Little

Cutler Adams Glidden

Rogers Crawford Green

Whitcher

Sanborn of Campton Follansbee of Grafton

Holden Swasey

Ayes 65. Noes 95.

So the negative of the question prevailed, and the amendment

was rejected.

On the question,

Shall the resolution be read a third time?

It was decided in the affirmative.

Said resolution was then read a third time.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So the resolution passed.

Ordered, That the Clerk inform the Senate thereof and request their concurrence in the adoption of said amendment.

Mr. Hoyt of Northfield, from the committee on Claims, to whom was referred the account of Thomas Carlisle, by leave, made a report,

Whereupon-

Resolved, That said Thomas Carlisle have leave to withdraw his account.

A message from the Senate by their Clerk: all of lo all of

"Mr. Speaker—The Senate concur with House of Representatives in the passage of the following resolutions, to wit:

A resolution in favor of Issac L. Folsom and others.

Sundry resolutions relative to the distribution of the proceeds of the sales of the public lands, the bankrupt act, and a protective tariff.

The Senate recede from their amendments numbered 5 and 19, to Title XVII of the bill entitled, "Revised Statutes of the State of New Hampshire," and concur with the House in the adoption of their amendment to the Senate's amendment numbered 16.

The Senate concur with the House in the passage of a resolution, distributing the documents relating to the late U. S. census, with an amendment, in which they ask the concurrence of the

House.

The Senate have passed a resolution, for the protection of the public lands in the counties of Grafton and Carroll from trespassers and other depredators, in which they ask the concurrence of the House.

The Senate concur with the House in passing to a third reading Title XXX of the bill entitled, "Revised Statutes of the State

of New Hampshire."

The Senate concur with the House of Representatives in the passage of a resolution, authorizing the Secretary of State to employ clerks to prepare a copy of the Revised Statutes for the State Printer, and appropriating twenty dollars for that purpose, with an amendment, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing resolution, relating to the distribution of the documents relative to the United States census, with the amendment which came down from the Hon. Senate.

On the question,

Will the House concur with the Senate in the adoption of said amendment?

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendment.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the consideration of the foregoing resolution, relating to the protection of the public lands in the counties of Grafton and Carroll from trespassers and other depredators, which came down from the Hon. Senate,

Which was read three several times.

On the question,

Will the House concur with the Senate in the passage of said resolution?

It was decided in the affirmative.

So the House concurred with the Senate in the passage of said resolution.

Ordered, That the Clerk inform the Senate thereof.

The House proceeded to the consideration of the foregoing resolution, authorizing the Secretary of State to employ clerks, to prepare a copy of the Revised Statutes and making an appropriation therefor, with the amendment which came down from the Hon. Senate.

On the question,

ment, in which ther Will the House concur with the Senate in the adoption of said amendment?

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendment.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Peirce of Dover-Resolved, That if the Senate concur, the engrossing committee be requested to report the Revised Statutes for a third reading this evening at eight o'clock, and if passed by both branches, they shall forthwith receive the signature of the Speaker of the House and President of the Senate.

Ordered, That the clerk request the concurrence of the Senate

therein.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of a resolution, relating to the distribution of the Revised Statutes, with amendments, in which they ask the concurrence of the House."

The Senate concur with the House in the adoption of their amendment to the resolution, authorizing the publication of the

laws in the Manchester Democrat."

The House proceeded to the consideration of the foregoing resolution, relating to the distribution of the Revised Statutes, with the amendments which came down from the Hon. Senate.

On the question,

Will the House concur with the Senate in the adoption of said amendments?

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendments.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Parker-

The House took a recess until seven o'clock.

### SEVEN O'CLOCK. sabassas and ligit

Mr. Felton, from the committee on Roads, Bridges and Canals, to whom was referred the petition of Amos A. Brewster and others, praying for the passage of a law, extending the time for locating and building the Concord and Lebanon Railroad, by leave, made a report;

act to grolong the charter of the Farmers Bank -- noqueredW

Resolved, That the farther consideration of said petition be

postponed to the next session of the legislature. its sup sale bak

Mr. Felton, from the committee on Roads, Bridges and Canals, to whom was referred the resolution relative to making the private property of stockholders in corporations liable for the debts of such corporation, by leave, made a report;

Whereupon-

Resolved, That (as the subject embraced in said resolution has been fully acted upon at the present session of the legislature) the

same be indefinitely postponed the dat beautoling and so daily

Mr. Felton, from the committee on Roads, Bridges and Canals, to whom was referred the petition of David A. Gregg and others, the petition of Samuel Dickey and others, and the petition of George Griffin and others, praying for a charter for a toll bridge across the Merrimack River between the towns of Litchfield and Merrimack, by leave, made a report;

approval of my conduct 25 made a re

Resolved, That the farther consideration of said petitions be

postponed to the next session of the legislature.

Mr. Felton, from the committee on Roads, Bridges and Canals, to whom was referred the petition of Stephen Gale and 84 others, the petition of Samuel Bean and others; the petition of John Evans and others; the petition of Ebenezer S. Lawrence and 139 others; the petition of James Simpson and 97 others; the petition of Josiah Evans and 125 others; the petition of George M. Phelps and others, inhabitants of the town of Hill; the petition of Enoch Merrill and others, inhabitants of the town of Andover, praying for a charter of a Railroad from Concord to Meredith, by leave, made a report;

Whereupon - carned oi nemeline

Resolved, That the farther consideration of said petitions be

postponed to the next session of the legislature.

Mr. Waldron, from the committee on Banks, to whom was referred the bill entitled, "An act to prolong the charter of the Farmers Bank at Amherst," reported said bill with an amendment.

On the question;
Shall the amendment be adopted?
It was decided in the affirmative.
So the amendment was adopted.
On motion of Mr. Kimball—
Ordered, That the bill lie upon the table.
On motion of Mr. David—

The House resumed the consideration of the bill entitled, "An act to prolong the charter of the Farmers Bank at Amherst."

Mr. David moved that the bill be indefinitely postponed;

And the question being put, Shall said bill be indefinitely postponed?

It was decided in the affirmative. It has been mode So said bill was indefinitely postponed.

Mr. Peirce of Dover laid upon the clerk's table the following resolution:

Resolved, That the thanks of this House be presented to the Hon. Samuel Swasey, for the able and acceptable manner in which he has performed the duties of the chair at the last and present sessions;

Which was read by the clerk and unanimously adopted by the

House.

To which the Speaker replied, as follows:

Gentlemen:—In adopting the resolution upon your Clerk's table, expressive of some approval of my conduct as the presiding officer of this House, you have fully realized to me the object of my endeavors while in the Chair, and more than realized any hopes I had a right to entertain, when I entered upon the discharge of the responsible duties which the station imposed upon me. With the discharge of those duties I was entirely unacquainted—and for whatever of success has attended my efforts to perform the part assigned me, acceptably to you, no one can be more thoroughly satisfied than myself that I have been as much, at least, indebted to your kindness and readiness to assist, as to any ability or fitness of my own.

Your uniform courtesy and kindness, gentlemen, manifested to-

wards myself, I shall ever gratefully remember.

I take great pleasure, also, gentlemen, in bearing testimony, as I cheerfully and heartily do, to the untiring dilligence and industry you have displayed in attending to the important and arduous duties incident to the position in which an intelligent, honest and liberty loving people placed you. If the results of your action here, gentlemen, shall prove as beneficial to your constituents, as

I have no doubt, each member of this floor wishes, those constituents will not only not reproach, but will with one accord greet each of you on your return to them, with the salutation, "Well done good and faithful servant."

To a public servant, the highest reward, next to a self-approv-

ing conscience, is the approbation of those whom he serves.

That each of you, gentlemen, may receive this reward, you

have my most fervent wishes.

Our labors, gentlemen, as legislators, are soon to close. We are about to separate, never, probably, all of us to assemble together on earth again. And I am happy in believing that, notwith-standing the great amount and variety of the business we have passed upon during the session, involving all those principles and interests which government is created to protect, and upon which party animosity might have been expected to be excited, such has been the general courtesy and gentlemanly bearing of members towards each other, we shall separate as personal friends, though many of us shall continue to be, as we have heretofore been, honest and firm political opponents. Honest differences of opinion ought never to alienate gentlemen.

You have, gentlemen, my earnest wishes for your happiness, collectively and individually. May you each and all find your homes the home of health, and may nothing be wanting, after your safe and speedy return to the bosoms of your families, to com-

plete their happiness and your own.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a bill entitled, "An act to incorporate the Proprietors of the Portsmouth and Dover Railroad."

The Senate have postponed to the next session of the legislalature the bill entitled, "An act to prolong the charter of the President, Directors and Company of the Portsmouth Bank."

The Senate have postponed indefinitely the bill entitled, "An

act to incorporate the Amoskeag Savings Bank."

The Senate have passed a bill entitled, "An act to incorporate the President, Directors and Company of the Sullivan County Bank," in which they ask the concurrence of the House.

The Senate have rejected the bill entitled, "An act to prolong the charter of the President, Directors and Company of the Straf-

ford Bank."

The House proceeded to the consideration of the foregoing bill entitled, "An act to incorporate the President, Directors and

Company of the Sullivan County Bank," which came down from the Hon. Senate,

Which was read a first and second time.

Mr. Sanborn of East Kingston moved that the farther consideration of said bill be postponed to the next session of the legislature;

Mr. Tuck moved that the farther consideration of the bill be

are about to suparate,

gether on earth again.

indefinitely postponed,

But before the question was taken, as another and and wo Mr. Tuck withdrew said motion.

On the question,

Shall the farther consideration of said bill be postponed to the next session of the legislature? In addages and annual hoof backet The ayes and noes were called for; heard ayes dollar viscosius yling

Those who voted in the affirmative are, Messrs. 1919 3 3 1990 bers towards each other, we shall separate as personal

Rawlins of Deerfield	Sawyer Hade so to your doods
Porter and Legend Strong	Thurston and has readed, asset
	Cate neile of reven the alien or a
Tuckgost niov for golding tagging	Marden , sentlemen, avad to Y
Marstone its bos does nov y	Scevallabivibni bos vlevipollos
Hoit of Newington and and a	Greenoughed lo amod add samed
Burleigh soldies aboy lo smo	Price of maner vooeys bas etas
Hoit of Newtown	Jones of Bradford
Hoitt of Northwood	Bailey
Hoitt of Northwood Wiggin of Portsmouth	Bailey Daniell and agazem A
Palmer oznoH edi diw mon	Austin
Edgerly	Austin Clough of Loudon
Hussey and bus diag	Page of to energy of the star
Jenness adulto doiseas txan ad	Thompson a sugar stands of T
Buzzell of tetrate of goodore	Stewart . Salmon the out sunt
Downing should disconstruct and	David que O bos erosenia mebi
Shorey diline did ad visitate	Chandler on avan alend of T
Foss of Strafford and source	BuntinemA edit entropoli or tos
	The Senate have passed rallaW.
upany of the Sollivan brallaM	Noyes of Nashua
Neal House of the House.	Andrews a year doing of Sank
Robinson of Brookfield	Gage elected aver elected and
Drake of Effingham has enor	the charter of the Presidenapho
Beacham	Jackson xasd brot
Cook of Tamworth	Sargeant
Haley and to godersbishoo	Sargeant Parker behaviour essoli edT
te the President, Lincotors and	bill entitled, "An act to incorpora

Kingsbury of Roxbury Glines Prescott Regardle H. To book Haines Skinner Clough of Orange

Those who voted in the negative are, Messrs.

Clarke of Atkinson Sanborn of Deerfield Ladd of Epping Robinson of Exeter

Foss of Greenland Sanborn of Hampton Falls

Boyd Leavitt Butler Waldron Gilman Foss of Stratham

Clough of Barrington

Sherburne

Smith of Durham Jones of Farmington

Ricker Torr Berry

Rollins of Barnstead

Paine

Tebbetts of Gilmanton

Weymouth Fisk Wall on

Morrison Drake of Moultonborough Wiggin of Ossipee

Morgan Wingston botto Marsh

Wilson of Hopkinton

Knowlton

Gibson of Newbury and Baker and odd tadli harden Hoyt of Northfield

Gookin bear I sate out of and Barker believed the Prest and Sanks

Langley

Davis of Antrim

Wilkins

Jones of Goffstown

Poor Pevev Bassett

Pierce of Hillsborough Atwood of Hillsborough

Farley Cross Bixby Manning

Smith of Mason

Ramsdell Raymond Isaacs

Atwood of Pelham

Kingsbury of Temple Woodbury of Weare

Colby Barrett and another and A Huntington Smith of Alstead

Mason Sturtevant Mack or offermed appell to at/ Osgood Howe Reed at Laryott bon disponsing

Wilson of Sullivan

Stearns W and to notion to Norris among of the gains let of Merriam rebisacon scoot and the

Woodbury of Acworth

Cotton of Claremont

Grannis
Tyler
Rooth

Booth Moulton Prentiss Adams Glidden Rogers Crawford

Lang Whitcher Moor

Sanborn of Campton Curtis

Wallace Follansbee of Grafton

Holden Dow Hammond Weeks

Ladd of Holderness Clark of Landaff

Liscomb Kimball Savage Peabody Stevens Bissell

Evans of Piermont

Goodwin Durgin

Clough of Warren

Dana Stokes Johnson

Smith of Dalton

Low Legro Cole.

Ayes 59, Noes 113.

So the negative of the question prevailed, and the farther con sideration of said bill was not postponed to the next session of the legislature.

On motion of Mr. Glidden-

Ordered, That said bill be referred to the committee on Banks,

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate have postponed to the next session of the legislature the resolution in favor of the artillery company in the thirtieth regiment of N. H. militia."

Mr. Gibson, from the committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed, a bill entitled, "An act to incorporate the Proprietors of the Portsmouth and Dover Railroad,"

Which was signed by the Speaker.

Ordered, That the Clerk inform the Senate thereof.

On motion of Mr. Waldron-

The House reconsidered the vote referring to the committee on Banks, the bill entitled, "An act to incorporate the President, Directors and Company of the Sullivan County Bank."

Mr. Norris proposed an amendment to said bill.

On the question,

Shall the amendment be adopted? It was decided in the affirmative.

So the amendment was adopted.

On the question,

Shall said bill be read a third time? It was decided in the affirmative.

The bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk inform the Senate thereof, and requester their concurrence in the adoption of said amendment.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a resolution, fixing upon a day when the business of the present session may be brought to a close, with an amendment, in which they ask the concurrence of the House.

The Senate concur with the House in the passage of a resolution in favor of Atkinson Webster and others with amendments, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing resolution, relating to the time for the adjournment of the present session, with the amendment which came down from the Honorable Senate,

On the question,

Will the House concur with the Senate in the adoption of said amendments?

It was decided in the affirmative.

So the House concurred with the Sennte in the adoption of said amendment.

Ordered, That the Clerk inform the Senate thereof.

The House proceeded to the consideration of the resolution in favor of Atkinson Webster and others, with the amendments which came down from the Honorable Senate.

On the question,

Will the House concur with the Senate in the adoption of said amendments,

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendments.

Ordered, That the Clerk inform the Senate thereof.

A message from the Senate by their Clerk: ogorg and wall

"Mr. Speaker-The Senate concur with the House of Representatives in the adoption of their amendments to the bill entitled, "An act to incorporate the President, Directors and Company of the Sullivan County Bank."

On motion of Mr. Peirce of Dover- and ai holiosly sand il

Resolved, That Mr. Ladd of Holderness be excused from any farther attendance after to-morrow, and that the clerk be directed to make up the pay roll accordingly. And add and red ?

Mr. Sanborn of East Kingston submitted the following resolu-

tion.

Resolved, That Mr. Barker of Westmoreland have leave of absence after this day, and that the Clerk be directed to make up raspeaker-The Senate concur his pay roll accordingly.

Mr. Sanborn of Deerfield proposed an amendment to said the husiness of the present

But before the question was taken, him of indentions at one On motion of Mr. Peirce of Dover-

Ordered, That said resolution lie on the table.

Mr. Barker submitted the following resolution: Resolved, That there be a call of the House within one hour of the meeting of the House on Friday morning, and that in making up the pay roll, the Clerk be directed not to insert the name of

any member who shall be absent without leave. as edit distributions Mr. Peirce of Dover moved that the resolution lie upon the

table,

And the question being put, and this marion senoth entitle

It was decided in the negative.

So the House refused to lay said resolution on the table.

On motion of Mr. Davis of Cornish- 20000 secoli sel of

Ordered, That said resolution be referred to the committee on Education. That the Clerk habit and Senate thereof. That the Content of the Conte

Mr. Burnham introduced a resolution, allowing Joseph Robinson, engrossing clerk, two hundred and fifty dollars for engrossing all the public acts and resolves passed at the present session of the Legislature.

Which was read a first, second and third time. 200 H sol

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Sen-So the House concurred with the Senae in the adopt nierest sta

Mr. Parker, from the committee on Education, to whom was (Indered, That the Clerk inform the Senate thereof

referred the resolution relating to a call of the House, by leave,

reported the following resolution: 3 YAGESTAN

Resolved, That the roll of the House be called on Friday morning next, one half an hour after the time to which the House stands adjourned on that day, and that the Clerk be directed to strike off one days attendance of every member who does not answer to his name.

It was moved that said resolution be amended by striking out the word "one" before the word day, and inserting instead thereof the word "two." ers VIII on Taxation, IX on Highways,

On the question, walling a way and a set up & Z. bes Shall the amendment be adopted? and and to remind an ended of It was decided in the affirmative, sunt sout a hear any paid W So the amendment was adopted.

Mr. Sanborn of Deerfield moved to amend said resolution, by adding at the close thereof the following words, "unless he shall give a reasonable excuse before the House shall adjourn."

On the question,

Shall the amendment be adopted? single and must emerge A It was decided in the affirmative. So the amendment was adopted. The amend of The paragraph of the

On the question, too me to a solutions to have of aventure metals

Shall the resolution as amended be adopted?

It was decided in the affirmative.

So the resolution as amended was adopted. Mr. Booth submitted the following resolution:

Resolved, That when the House adjourn this evening, they ad-

journ to meet on Friday next at 6 'clock in the morning.

Mr. Peirce of Dover moved to amend the resolution by striking out all after the word "on" and inserting instead thereof the words "Thursday evening at 6 o'clock."

On the question,

Shall the amendment be adopted? It was decided in the affirmative. So the amendment was adopted.

On the question,

Shall the resolution as amended be adopted?

It was decided in the affirmative.

So the resolution as amended was adopted.

On motion—

The House adjourned.

Received. That the committee on Engressed Bills be discreed

## THURSDAY EVENING, DEC. 22, 1842.

Mr. Davis of Cornish submitted the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the several newspapers authorized by law to publish the public acts and resolves of the Legislature of this State be directed to publish in said papers the following titles of the Revised Statutes, to wit: Title VI on Elections, VII on Town Officers, VIII on Taxation, IX on Highways, XVII on Corporations and XX on the Judiciary; said titles to be published on or before the first of March next.

Which was read a first time.

On the question, Shall the resolution be read a second time? It was decided in the negative. So the resolution was rejected.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate have passed a bill entitled, "An act in addition to and in amendment of an act entitled, an act to incorporate the President, Directors and Company of the Sullivan County Bank, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing bill entitled, "An act in addition to and in amendment of an act entitled, an act to incorporate the President, Directors and Company of the Sullivan County Bank," which came down from the Honorable Senate,

Which was read a first, second and third time.

Resolved, That the bill pass and that its title be as aforesaid.

Ordered, That the Clerk inform the Senate thereof.

On motion of Mr. Peirce of Dover- an manhagen od oc

Resolved, That the committee on Engrossed Bills, be directed to bring before the House Title II of the bill entitled, "Revised Statutes of the State of New Hampshire." and the believed the state of New Hampshire.

On motion of Mr. Tebbetts of Rochester - goingless od oc

Resolved, That the committee on Engrossed Bills be directed to bring before the House Title VI of the bill entitled, "Revised Statutes of the State of New Hampshire."

On motion of Mr. Norris-

Resolved, That the committee on Engrossed Bills be directed

to bring before the House Title XXIII of the bill entitled, "Re-

vised Statutes of the State of New Hampshire."

Agreeably to the foregoing resolutions of the House, the chairman of the committee on Engrossed Bills laid before the House, Titles II, VI and XXIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

On motion of Mr. Peirce of Dover-

Resolved, That Title II of the bill entitled, "Revised Statutes of the State of New Hampshire," be put upon its second reading for the purpose of amendment.

Mr. Peirce of Dover proposed six several amendments to said

Which were severally adopted.

On the question,

Shall the title be read a third time? It was decided in the affirmative.

So said title was passed to a third reading.

Ordered, That the Clerk inform the Senate thereof and request their concurrence in the adoption of said amendment.

On motion of Mr. Tebbetts of Rochester-

Resolved, That Title VI of the bill entitled, "Revised Statutes of the State of New Hampshire," be put upon its second reading for the purpose of amendment.

Mr. Porter proposed sundry amendments to said title;

Which were severally adopted.

On the question,

Shall the title be read a third time?

It was decided in the affirmative.

So said title was passed to a third reading. \* O sale to resolve and

Ordered, That the Clerk inform the Senate thereof, and request their concurrence in the adoption of said amendments.

On motion of Mr. Norris-

Resolved, That Title XXIII of the bill entitled, "Revised Statutes of the State of New Hampshire," be put upon its second reading for the purpose of amendment.

Mr. Norris proposed sundry amendments to said title,

Which were severally adopted.

On the question,

Shall the title be read a third time?

It was decided in the affirmative.

So said title was passed to a third reading.

Ordered, That the Clerk inform the Senate thereof, and request their concurrence in the adoption of said amendments.

Mr. Burnham, from the committee on Engrossed Bills, report-

ed that they had carefully examined and found correctly engrossed the following resolutions, to wit:

A resolution relating to the proceeds of the sales of the pub-

lic lands:

A resolution relating to the franking privilege;

A resolution authorizing the publication of the public acts and resolves in certain newspapers therein named;

A resolution in favor of Isaac L. Folsom and others;

A resolution relating to the distribution of the Revised Statutes; A resolution relating to the protection of the public lands in the counties of Grafton and Carroll from trespassers and other depredators;

A resolution directing the engrossing clerk to furnish a copy of the Revised Statutes to the public printer, and making an appro-

priation therefor;

A report and sundry resolutions relating to the proceeds of the sales of the public lands, the bankrupt act and a high protective tariff;

A resolution directing the mode of distributing the documents

relating to the late United States census;

A resolution relating to the printing of the Revised Statutes;

A resolution relating to the circulation of small bills; A resolution in favor of Atkinson Webster and others;

A resolution fixing upon a day when the business of the present session may be brought to a close;

Which were severally signed by the Speaker.

Ordered, That the Clerk inform the Senate thereof.

Mr. Felton, by leave, introduced a bill entitled, "An act in amendment of the one hundred and forty-ninth chapter of an act entitled, 'Revised Statutes of the State of New Hampshire;"

Which was read a first time.

The question being upon the second reading of the bill,

On motion of Mr. Peirce of Dover-

Resolved, That the farther consideration of said bill be postponed to the next session of the legislature.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the adoption of their amendments to Titles II, VI and XXIII of the bill entitled, "Revised Statutes of the State of New Hampshire."

Mr. Butler submitted the following resolution: Resolved by the Senate and House of Representatives in General Court convened, That it is inexpedient to renew or extend the charters of the present banking corporations in this State, but that said corporations be suffered to wind up their affairs at the expiration of their charters, and that new institutions for the purpose of banking be created as the public good and will of the people shall demand.

Which was read a first time.

The question being upon the second reading of said resolution,

On motion of Mr. Peirce of Dover-

Resolved, That the farther consideration of said resolution be postponed to the next session of the legislature.

On motion of Mr. Peirce of Dover-

The House took a recess until 15 minutes past eight o'clock.

#### 1-4 PAST 8 O'CLOCK.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a resolution in favor of Joseph Robinson, with an amendment, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing resolution in favor of Joseph Robinson, with the amendment which came down from the Honorable Senate.

On the question,

Will the House concur with the Senate in the adoption of said amendment?

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendment.

Ordered, That the clerk inform the Senate thereof.

Mr. Gibson, from the committee on Engrossed Bills, reported, that they had carefully examined and found correctly engrossed, all the titles from one to thirty inclusive, of the bill entitled, "Revised Statutes of the State of New Hampshire."

The question being upon the third reading of said bill,

On motion of Mr. Norris-

Resolved, That said bill be read a third time at the present time by its title.

Said bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Sen-

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a bill entitled, "Revised Statutes of the State of New Hampshire."

Said bill was then signed by the Speaker.

Ordered, That the Clerk inform the Senate thereof.

On motion of Mr. Parker—

Resolved, That the resolution of the House, directing a call

of the roll on Friday morning be rescinded.

Mr. Burnham, from the committee on Engrossed Bills, reported, that they had carefully examined and found correctly engross-

ed, a bill entitled,

"An act to incorporate the President, Directors and Company of the Sullivan County Bank;" also a bill entitled, "An act in addition to and in amendment of an act, entitled an act to incorporate the President, Directors and Company of the Sullivan County Bank;"

Which were severally signed by the Speaker.

Ordered, That the clerk inform the Senate thereof.

Mr. Burnham, from the committee on Engrossed Bills, reported, that they had carefully examined and found correctly engrossed, a resolution in favor of Joseph Robinson;

Which was signed by the Speaker.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Parker-

Resolved, That when the House adjourn this evening, they adjourn to meet to-morrow morning at seven o'clock.

On motion -.

The House adjourned.

#### FRIDAY, DECEMBER 23, 1842.

Mr. Gibson, from the committee on Engrossed Bills, reported that they had presented to His Excellency the Governor all the engrossed bills, resolutions and addresses which had passed both branches of the legislature during the present session.

On motion of Mr. Atwood of Hillsborough-

Resolved, That a committee of ten be appointed, with such as the Senate may join, to wait upon His Excellency the Governor, and inform him that the business of the present session being finished, both branches of the Legislature are ready to be adjourned to the last Wednesday of May next.

Ordered, That Messrs. Atwood of Hillsborough, Butler, Allen, Tebbetts of Gilmanton, Wiggin of Ossipee, Page, Barber, Little, Clark of Landaff and Pike be the committee on the part

of the House.

Ordered, That the clerk request the concurrence of the Senate therein.

A message from the Senate by their clerk:

'Mr. Speaker—The Senate concur with the House of Representatives in the appointment of a joint select committee, to wait on His Excellency the Governor, and inform him that the business of the present session being finished, both branches of the legislature are ready to be adjourned to the last Wednesday in May next, and have on their part joined Messrs. Treadwell and Straw."

Mr. Atwood of Hillsborough, from the joint select committee, appointed to wait upon His Excellency and inform him that the business of the present session being finished, both branches of the legislature are ready to be adjourned to the last Wednesday of May next, reported that they had attended to that duty, and that His Excellency the Governor would make a communication to the Legislature.

The following message in writing, from His Excellency the Governor, was received and read by the Secretary of State:

#### To the Senate and House of Representatives:

The session of the legislature which is soon to terminate, has been one of great labor and great responsibility. Within the last fifty-one days the revision of our entire code of statute laws has been accomplished, with such other special legislation as the wants of our people demanded. I have given to each title of our Revised Statutes, and to every other legislative act and resolution which you have passed at this session, and which has been presented to me, a careful examination, and they have all received my approval: and having been informed through your joint committee, that you have finished the public business before you, and

are now ready to be adjourned—I do therefore, by virtue of the authority conferred upon me by the constitution of this State, and in accordance with your wishes, as signified by your committee, adjourn this legislature to the last Wednesday of May next.

As we are soon to separate, and in all probability never again to meet on earth, I cannot permit the opportunity to pass without an expression of the high respect and abiding interest I feel for

the individual members of this Legislature.

My best wishes will attend you through life—and may you all be returned in safety to your families and friends, and continue to enjoy Heaven's choicest blessings while you shall here sojourn, and when you and I shall have finished our course on earth, may we be permitted to meet in the world to come, and there made the recipients of happiness unalloyed.

HENRY HUBBARD.

Council Chamber, December 23, 1842.

The Speaker then adjourned the House accordingly.
HARRY HIBBARD, Clerk.

memors of the procent session being finished, both branche wit

been one of great labor and great auspan bility. A Within the fast

of our people demanded. I have given to each title of our Re-

# APPENDIX.

a in would have been that of our necessary

o'nt garpnes of that government, like forte, may vards, enstour

### REPORT

OF THE SELECT COMMITTEE ON THE DISTRIBUTION OF THE PROCEEDS OF THE SALES OF THE PUBLIC LANDS, A PROTECTIVE TARIFF AND THE BANKRUPT ACT.

The select committee, to whom was referred "so much of the message of His Excellency the Governor, as relates to the distribution of the proceeds of the sales of the public lands, a protective tariff and the bankrupt act," and also certain resolutions of the legislatures of South Carolina, Alabama, Maine and Massachusetts, upon said subjects, have had the same under their attentive consideration, and present the following

#### evesse agarbes lading waln's REPORT:

Whereas, the great security of liberty in representative democracies confederated together, consists in the vigilance of the people and states so united; and whereas the legislature of New Hampshire would be unfaithful to duty and unworthy the rights inherited from a patriotic ancestry, if it beheld without remonstrance, encroachments on those rights by the delegates of the people and states in the general government; and, whereas the distribution of the proceeds of the sales of the public lands and the passage of an odious bankrupt bill, as well as a high protective tariff, are recent measures of Congress, which contain some provisions not only violating great principles of public expediency, but destroying the spirit and breaking down the landmarks of the constitution:

And, whereas we believe the distribution act to be inexpedient and unconstitutional—because the public lands are owned by the United States, as they own other public property, connected with the general government, to be used alone for the common and

joint purposes of that government, like forts, navy yards, custom houses, ships of war and light houses-because a large portion of the public lands was purchased from like funds with other public property and the rest ceded only for like general objects, and consequently when the distribution act passed, (there having been no surplus money in the treasury, but an increasing debt and a necessity to enlarge both loans and taxes,) it was as improvident and wasteful to give away or divide the proceeds of the sales of the public lands, as it would have been that of our necessary defences and public buildings, as well as our very loans and taxes; and all being still equally needed for national purposes, the parting with one for local purposes was as great a dereliction from prudence and duty as parting with the others, and equally destructive of the high objects, respectability and perpetuity of the union itself-because the proceeds of the sales of the public lands, if given, as some argued, to relieve the indebted states, was to that extent an assumption of the state debts, and for paying which, by the general government, when incurred merely for local and state objects, no warrant exists either in reason or the constitutionbecause the gift or division of such proceeds in such a crisis required of necessity the increase of taxation in some form or other on the people or the states, not only to the same amount, but from twenty to thirty per cent. more to defray the costs of assessment and collection, with all risks and delays; and thus instead of a benefit even to the indebted states, would in the end prove a burthen to them, besides being also partial and oppressive to the others free from debt, and especially to several on the Atlantic that from habit and taste consume a larger proportion of foreign imports, and would in this way be obliged to pay a larger proportion of the additional taxes-because the distribution of those proceeds was under all those circumstances so spendthrift in character as at once to impair public credit, contribute to bankrupt the treasury and end in the lasting disgrace of breaking the national faith; and because no possible benefit can be discovered as likely to result from such a distribution, except the manufacture of political capital for some who claim public favor for the gift, and who are furthermore able thus to provide for swarms of partisans and jobbers in expending the money on favorite and often worthless schemes, and which money they will fasten upon like leeches, and by commissions and salaries, live upon the public crib at the expense of the hard labor of those who are compelled to pay increased taxes from their honest earnings, in consequence of such a distribution:

And, whereas we believe the bankrupt act also to be inexpedi-

ent and unconstitutional-because such a bankrupt system as is authorized in the constitution, is one made for the benefit of creditors and penal on defaulting debtors, no other having then been known or used—because most of the provisions of this bill are designed for the benefit of debtors and are an insolvent system for their relief rather than to aid creditors—because the act is penal against merchants, while it is voluntary only as it regards all other persons, and such legislation, however merciful and liberal in itself, can never come within the power above named as conferred on the general government, but belongs and is reserved to the states respectively—because friendly as we are to honest debtors and honest creditors, we cannot countenance the general government in exercising control over them, which has never been granted to it, and because we believe that the states not only possess all power over cases of mere insolvency, but can exercise it wiser so as to suit better the wants and condition of the population of each state respectively—because to allow the general government, as in this bankrupt bill, to interfere with cases not included in any bankrupt system known when the constitution was adopted, tends to bring the trial of all contracts and the jurisdiction over all debtors in the Union connected with insolvency, into the whirlpool of the federal courts, is an alarming encroachment on State rights-because such an act coupled with a like usurping power used at the last session to transfer from the states the trial of all burnings and murders like those of McLeods to the same federal courts, and to dictate to the state sovereignties, or order them to make single districts under peril of disfranchisement, tends most rapidly to prostrate all state independence, as well as build up a frightful, monopolizing, overshadowing despotism at the centre, which neither our fathers contemplated, nor we should tolerate-because this bill disregards the sanctity of all existing contracts and the vested rights of creditors, and at one sweep, both strips the states of authority, always heretofore exercised in insolvent cases even under the old bankrupt law of eighteen hundred and one, and robs the whole class of creditors, female as well as male, orphans and minors as well as adults, of rights and privileges deemed till now inviolate, and secured by all the sacredness of private contracts and the strongest force of state legislation—and because the remnants of property owned by bankrupts are by the provisions of this bill squandered in expenses, through the great distances, fees and costs in the federal courts, paying little or nothing in most cases to creditors, while scarcely any debtors are relieved, who if honest, could not, without the act, compromise with those they owe, and if dishonest, do not

merit so easy and sudden an escape from their solemn obliga-

And, whereas we believe the tariff act, approved August 30th, 1842, to be inexpedient and unconstitutional—because it is not such in its provisions as the wants of the "country and the increasing." embarrassments of the treasury demanded"-because if a new tariff for revenue was needed to render the collection of former duties more certain under existing laws, one could easily have been passed for that purpose alone, or if it was desired by others in a form which should raise the duties higher than twenty per cent., in order to suspend the operation of the distribution law, a similar course could have been pursued, going to any reasonable extent above said rate, from one to ten per cent., and which would have been most useful for the purposes of revenue, instead of giving, as this act does, from one to a hundred and twenty per cent. duty, to the loss of revenue in many cases, and merely for high and exclusive protection to some branches of manufactures—because, though recognizing the duty of all governments to maintain their public faith and frown on repudiation of debts, to sustain public credit by providing with promptitude the means to discharge faithfully all their liabilities, and in peace to do this by increased taxation, if necessary, rather than by permanent loans; yet we solemnly remonstrate against an increase of taxes, either with a view to high protection, or for the purpose of distribution, or to promote extravagant appropriations and wasteful expenditures—because the constitution confers no power to impose taxes of any kind except for revenue. All republican administrations have been friendly to the collection of a fair proportion of all revenue from duties on imports by a tariff, and have thus yielded from the foundation of the general government, an incidental protection to various kinds of domestic industry; vet, whoever has gone farther, and like the authors of the present tariff, attempted to give high and unequal protection to manufactures, has violated the spirit of the constitution and done injustice and injury to some other employments, as well as to whole sections of the Union—because such a tariff neglects the great interests of agriculture which are paramount in value not only in this state, but over all the other states; which are as healthy and virtuous as any others, and which employ labor and industry, no less domestic and American, than that employed in manufactures -because under a system of equal legislation and equal protection, the wool and other articles of the farmer ought to be encouraged as highly as the iron, sugar and salt of manufacturers, and the free list of imported necessaries for the farmer to be

as extensive as that for the latter-because each branch of agriculture and manufactures when rivalled abroad, ought to receive similar protection, instead of one, like the great and valuable manufacture of ships, being as in the present tariff higher and most heavily taxed for the benefit of the manufacturers of iron and hemp-because the present tariff even sacrifices the interests of navigation and commerce by such a course, though at this time much needing legitimate aid, and being very deserving of it by finding markets and giving increased value to all the surplus productions of both agriculture and commerce-because this tariff by imposing prohibitory duties on imposts, discountenances and diminishes that liberal exchange of products with foreign powers, which alone can give prosperity to navigation or commerce, and at the same time instead of it, confers no stable advantages on any interest, but merely lavishes on the favorite manufacturer an aid which must prove temporary and vaccillating, rather than that steady, judicious and uniform encouragement so necessary to permanent success-because the present tariff is suicidal as to its professed fiscal objects, by being on many articles so high as to lessen revenue and prevent the treasury from realizing as much from this source as it would to defray public expenses-because, by such exorbitancy it tempts to smuggling and demoralization, as well as destroys much of the high protection contemplated to manufacturers; and in the end, it must compel Congress, unless reducing many of the public expenses or modifying many of the highest duties, to impose other taxes to supply the balance required, and put these on the manufacturers themselves, as well as the farmer and merchant, by direct taxation on all buildings and lands, or by an odious excise on most of the necessaries of life, or by a still more odious stamp act, causing the harpies in office to be greatly multiplied, to invade all our firesides and eat out all our substance: Therefore-

1. Resolved by the Senate and House of Representatives in General Court convened, That the act for the distribution of the proceeds of the sales of the public lands as passed at the extra session of Congress, being still unrepealed and only suspended in its operations for a time, in conformity to one of its original provisions, ought to be totally repealed, not only for its want of countenance in the Constitution, but its ill-timed, ill-advised and ruinous operations.

2. Resolved, That the Bankrupt bill, in the form in which the late act passed, was in our opinion, both unconstitutional and inexpedient, and ought therefore to be annulled.

3. Resolved, That the high protective Tariff, passed at the last

session of Congress, ought to be modified essentially, or repealed, and a more equal tariff for revenue enacted in place of it.

4. Resolved, That the Governor be requested to transmit copies of this report and resolutions to each of our Senators and Representatives in Congress, and that our Senators be instructed and our Representatives requested to use their best exertions to procure the repeal of the above named acts.

#### REPORT

OF THE COMMITTEE ON THE PETITIONS OF JOHN DODGE AND OTHERS, AND OF SAMUEL ABBOTT AND OTHERS.

The undersigned, a committee appointed upon the petitions of John Dodge and others, and of Samuel Abbott and others, "to examine the situation of the proposed new town, as described in said petitions and to inquire into the expediency of erecting the proposed new town," respectfully

#### REPORT:

That having notified the selectmen of Society Land, Hancock, Greenfield, Francestown and Deering, of the time and place of examination, in manner prescribed by said resolution, they met at the Factory Village in Hancock, on the eleventh day of October last. The towns of Hancock, Greenfield and Francestown appeared by their agents and by counsel, the town of Deering by its

selectmen, and the petitioners by their agents.

The committee proceeded, with the agents of the petitioners and of the several towns and their counsel as aforesaid, to examine the territory and the boundaries of the proposed new town, and such parts of the respective towns and villages as the respective agents thought proper to point out. After a full hearing and examination of every thing which the parties wished to submit, the committee present the following statement of facts, as proved or admitted before them.

The proposed new town includes Society Land, a portion of Hancock, Greenfield, Francestown and Deering.

The territory called Society Land was originally a large grant,

including what is now called by that name, and what now constitutes the four towns aforesaid, together with the town of Antrim, excepting two small parcels of land, which have been annexed to Francestown and Greenfield. The said five towns were taken from Society Land and incorporated at different times from 1772 to 1791. In 1802 an additional tract of land was taken from Society Land and annexed to Francestown, and in 1803, the Putnam farm on the east side of the Contoocook river was also taken from Society Land and annexed to Hancock. There then remained in Society Land about 3300 acres, which is so situated that there is no probability that it can ever be annexed to any of the adjoining towns.

The ratable polls, population in 1840, and valuation in 1842

of the towns aforesaid are as follows.

Hancock, ratal	ole i	polls	261.	population	1345,	valuation	\$2600	31	
Greenfield,	"	, , , ,	184	1 66	834	66	1451	20	
	65		316	6.6	1308		2805	67	
Deering,	66		256	66)	1124	66	2100	00	
	66		32		133	66	231	82	
The proposed	1								

The proposed new town,

would contain " 125 833 54

which would be taken from the said towns as follows:

From Hancock, ratable polls, 50 Valuation,
Greenfield, '15 '19821
Francestown. '10 '18 '68 89
98 50

Deering, "98 50 The proposed new town would contain about 7600 acres. Hancock contains about 22,400 acres, of which the new town

would take about 780 acres.

All the towns from which the territory is proposed to be taken, have, in their respective town meetings, voted to oppose the prayer of the petitioners. One objection urged before the committee was the fact, that the population of the said towns, with the exception of Hancock, had diminished from 1830 to 1840 as follows: Greenfield, 112, Deering 103, Francestown, 232. Hancock had increased 29, which was attributed to the establishment of two flourishing academies at the centre of the town. The decrease of population was said to be owing to the fact that many farms situate on the hills had been sold for pastures, and the inhabitants had removed to other places. The town of Hancock has about 70 miles of roads, 4 miles of which would be within the new town. It has also two expensive bridges over the Contoocook river, both of which would be in the proposed new town.

When the taxes now assessed are collected, Hancock will be in debt about \$1200. It supports 7 paupers at the annual expense of \$250. No one of said paupers would have a settlement in the new town. Hancock has an alms farm which cost \$2,200,

and a town house which cost \$1000.

Greenfield has about 65 miles of roads, 4 miles of which would be in the new town. It also supports one half of two bridges over the Contoocook river. The proposed new town would take about one third of the valuation of each of two school districts in Greenfield. The tract proposed to be taken from Francestown was nearly all taken from Society Land in 1802 and annexed to Francestown. It consists of a part of one school district and would take \$18 out of \$60 of annual money for schools.

It did not appear that any particular inconvenience would be caused to the town of Deering by the loss of the portion propo-

sed to be taken from that town.

All the legal voters in the proposed new town, except ten, signed the petitions. No remonstrance was made by any one of them against the incorporation of the new town. One of them who lives in Francestown is opposed to it, for the reason, as the committee were informed, that he would not be so well accommodated in regard to schools as he now is. One of them, who resides in Hancock, voted in town meeting to oppose the petitions but he did not appear before the committee. The others appeared disposed to take no part in the matter.

Three hundred ninety-seven acres of the land proposed to be taken from Hancock, is owned by persons who are not petitioners, but the principal part of the population and of the valuation to be taken from Hancock is in the village, which will be herein-

after described.

In the proposed new town, on the Contoocook river is "Hancock Factory Village"—a place of considerable business. The principal part of the village is on the easterly side of said river, on the Putnam farm which was taken from Society Land in 1803 and annexed to Hancock. The said village has a valuable water power and contains two paper mills, one small cotton cotton factory, a grist mill, a saw, shingle and clapboard mill, a wool carding and clothing mill, a manufactory of sand paper, the mechanics shops usually found in country villages, two stores, a public house, a post office and two meeting houses.

That village is the place to which the inhabitants of the proposed new town resort to transact all their ordinary business. In going to the places of business in the respective towns to which they now belong, they are obliged to cross high and difficult hills.

They live principally in the valley of the Contoocook and on the hills which descend towards that river. From their natural situation they associate together in religious meetings and in the transaction of all ordinary business. But on occasions of town meetings, they are widely separated and go to five different places of meeting. Their associations are almost exclusively with each other, but on days of town meeting they are scattered among

comparative strangers.

The town lines, as they now exist, produce many other inconveniences. The line between Hancock and Society Land passes through the village aforesaid. Both meeting houses and one dwelling house being in Society Land, and the line passing through one dwelling house and three barns. Two persons are now taxed for their lands in three towns, and twenty others are taxed for their lands in two towns, whose lands would all lie in the proposed new The new lines would divide the lands of three persons only, who are now taxed in but one town: Many of the persons in the proposed town would receive additional advantages from schools, and it did not appear that more than one individual would suffer any inconvenience in that respect.

Difficulties to some extent, must always be found, in changing long established town lines. The unavoidable changes in school districts are usually among the most serious. The only district in Hancock, which would be divided, would remain with a large valuation and would not be essentially injured. In Greenfield, two districts would be divided, as before stated. They would each lose about one third of their school money. One district in Greenfield would be divided. The portion in the new town would be benefitted by the change. Society Land has now three school districts-one at the village, one very small district, and a third consisting of one man, who takes his school money to a district in Greenfield. In the proposed new town there would be four districts, one additional one at the village, and the two small ones would be enlarged and enjoy the advantages of districts of the

ordinary size congent palet in false representation in the representation in the congression of the congresi The committee would not, without much deliberation, recommend an alteration of established town lines. But they view the circumstances of this case to be peculiar. Society Land is left without the usual liabilities of towns, and no suggestion was made to us that its situation can ever be changed, except by the formation of a new town. The subject of forming a new town to include Society Land has been agitated for many years. The idea of forming one in any other manner, than that proposed by the the to it some years before, for which he had 88 3800; and had

petitions now before the Legislature, seem to have been aban-

doned

The population of the proposed new town are thrown in constant communication with each other from their natural situation; and nature has erected barriers, which separate them from the

towns to which they are now annexed.

And although some unavoidable inconveniences would be felt by the change, the committee believing that the advantages, which would be gained, would far exceed the inconveniences which would be suffered, are of the opinion that it is expedient that the prayer of the petitions be granted, and that a new town be formed, agreeably to the plan and survey herewith exhibited.

All which is respectfully submitted.

NOAH TEBBETTS, JONA. G. COLBY, JOHN ATWOOD.

November 16, 1842.

#### REPORT OF THE SELECT COMMITTEE IN RE-LATION TO THE TRACT OF LAND GRANTED TO THOMAS CARLISLE.

chools, and it did not appear that more than one individual would

The select committee, appointed to inquire into and investigate whether there was any deception used to obtain the passage of a resolution, in June last, granting a certain tract of land to Thomas Carlisle, have given such attention to the subject as they have been enabled to, and

#### REPORT:

Your committee supposed, that if any such deception were practiced, it must have been either in false representations in relation to the said Carlisle title, or in relation to the quality of the land granted. Their inquiries have therefore been directed prin-

cipally to these points.

It was shown that Mr. Carlisle and his counsel appeared before the committee on Public Lands, to which his memorial was first referred by the House, and stated in substance to said committee—that he did not pretend to have any title to said land, legal or equitable, against the State, but that he had bought the Indian title to it some years before, for which he had paid \$800; and had

surveyed it at considerable expense. That what he had expended upon it, including the consideration paid, amounted at that time to about \$1900. He exhibited a memorandum of sundry grants of land situated farther south, made by the State, at different times for from two to three and a half cents per acre, where no previous expenses had been incurred and there was no pretence of a purchase. Mr. Carlisle stated that he had no personal knowledge of the land, that he had never been on it, but that it could not be of much value. He made no proposition and named no sum he was willing to pay for the land. He said he wished the committee to take into consideration the prices at which the State had sold other lands, and the amount he had already expended upon this land, and release it to him for a small sum, that he might have the power to dispose of it, and get settlers on it if he could, and reimburse himself at some time or other for what the land had cost him.

On the suggestion of one of the committee or of Mr. Carlisle, (it did not appear which) Messrs. Haines and Watson of the Coos county delegation were then called before the committee, they living nearest to the premises. They stated in substance, that the land was in a broken, mountainous country, with no valuable timber on it, and but little land suitable for cultivation. Upon the foregoing representations, the committee on public lands reported said resolution to the House, granting said land to Mr. Carlisle, upon the payment of 200 dollars.

Similar representations were also made to the Coos county delegation, when said resolution was afterwards referred to them, and they reported the same to the House without amendment.

At the hearing before the committee of the Senate to which said resolution was afterwards referred, similar representations were made, and Messrs. Haines and Watson gave affidavits describing the land as before.

The foregoing were all the representations which were shown to have been made by Mr. Carlisle and his counsel in obtaining the passage of said resolution.

The debate which took place in the House on the question of the passage of said resolution is as well known to the House as to the committee, and any information upon that subject is deemed unnecessary.

Mr. Carlisle exhibited to the committee the written evidence of his title. He produced a copy of a deed of conveyance of the premises purporting to be executed by seven persons styled chiefs and officers of the St. Francis tribe of Indians to Thomas Arakuente and his son, dated October 23, 1798, recorded in Grafton

Records, October 25, 1798. Also a deed of the premises purporting to be executed by the said Thomas, and reciting the death of his son, to one Macomber, dated March 25, 1819, recorded in Coos county Records, April, 1819. Also a deed of the same from the said Macomber to the said Carlisle, dated September 23, 1835, recorded in the Coos Records on the 29th day of said September. The consideration recited in said deed is 800 dol-

As the payment of such consideration had been doubted, your lars. committee examined Mr. Carlisle upon oath. He testified that he had charge of said land for the said Macomber from the year 1819 to 1835. That in the year 1835, at a time when wild lands were esteemed of great value, it was agreed between two gentlemen residing out of the State, a Mr. Bellows of Lancaster and himself, that Carlisle should go to Canada and purchase said tract of land of the said Macomber and each of said persons should pay for and own one fourth part of it in common. That said Bellows furnished him with 200 dollars for which Carlisle gave his note or a receipt, which has not been taken up. That Carlisle soon after went to Canada in pursuance of said agreement and purchased said land, as appears by the said Macomber's said deed That he paid the said Macomber at that time 200 dollars and gave him a note for 600 dollars in payment of said consideration. After his return he called on the other two persons who had proposed uniting with him in the purchase, but such land had fallen in the public estimation and they declined taking any part of it. In October, 1841, the said Macomber called on him for the payment of said note. He then paid nearly 200 dollars towards and gave a new note for the balance. Your committee do not deem it necessary for them to form any opinion as to the validity of the said Carlisle's title, as in all his representations he did not assert that he had any title to the premises except as above stated. In this branch of the inquiry it does not appear that he practiced deception in procuring the passage of said resolution.

In regard to the quality of the land granted there appeared to be much diversity of opinion. And as persons having knowledge of the subject could only be found in the vicinity, some of the delegation from the county of Coos were desirous of having a more full investigation than could have been otherwise made. Your committee, by permission of the House, employed William C. Clarke, Esq., to go to the vicinity and take testimony. Mr. Clarke took the depositions of 8 persons, and Mr. Carlisle took the depositions of 14 others, at the taking of which Mr. Clarke

attended.

The witnesses did not differ materially in their description of the land, but they differed in their opinion of the position of the southerly boundary of the grant. And the principal fact in controversy before your committee was the actual position of said line, all the witnesses agreeing that the land south of the line claimed to by Mr. Carlisle was good settling land. The southerly line of said grant is described in the deeds and in the resolution aforesaid, as drawn at right angles with the general course of Connecticut From the testimony and from inspection of the plans it appeared that if a line was drawn in that manner, its southern inclination would be such, as to include a considerable tract of land before granted by the State below the 45th degree of north latitude. It appeared by the deposition of the surveyor and a copy of the plan made by him at the time of the survey in 1836, that when the tract was surveyed for Mr. Carlisle, the southerly line was not run at right angles with said river, but continued northerly of the land before granted by the State, and crossed the base of the Magalloway mountain, near the southeasterly corner of said grant. The witnesses described the land between said southerly line drawn at right angles with Connecticut river and the said mountains, as being good settling land. But it appeared that the greater part of the land thus described, although within the description in said resolution, was included in former grants. Mr. Carlisle executed a release to the State, during the investigation of all lands before granted. It appeared that the two Magalloway mountains, separated by a narrow valley, are situated in the southerly part of said grant, and extend northerly from 2 to 4 miles. North of said mountains is a swamp from 2 to 3 miles in length and varying from one fourth of a mile to two miles in width, and in the south westerly part of the tract is a swamp of about the same size. Near the south westerly corner is some good settling lands, the best on the tract, and there are detached portions on different parts of said grant susceptible of cultivation. But the situation and quality of the land is such, that it did not appear probable that settlements would be made on it, except to a very limited extent, without great individual exertions, of one odw bould

Your committee have endeavored to set forth the facts proved before them, for the information of the House. It did not appear that Mr. Carlisle practiced deception in procuring the passage of said resolution. And your committee are of opinion that the description of the territory, contained in the said affidavits of

Messrs. Haines and Watson is substantially correct.

The committee have instructed me to report the following resolution.

Resolved, That the committee be discharged from the further consideration of the subject.

### and grant is described in the shoot and in the resolution aforesaid, as drawn at right augle SSADDRESS of Connecticut

the witnesses agreeing that the had south of the line claimed to by Mr. Carbisle was good settling land. The contherly line of

OF MR. LEWIS WELD, PRINCIPAL OF THE DEAF AND DUMB ASYLUM, BEFORE THE LEGISLA-TURE, NOV. SESSION, 1842.

Gentlemen of the Legislature: my and as mid ad abams and and and

The American Asylum for the Deaf and Dumb have been in the habit for many years, of sending copies of its Annual Reports to be distributed among the officers of the government and members of the legislatures which send their beneficiaries to it for instruction. These have been sent from year to year to the legislature of New Hampshire, and have no doubt tended to diffuse information among its members, and through them among the people of the State. Still, the directors of the asylum have thought it desirable from time to time, to send some one of their instructors and a few of their pupils to exhibit before the legislative body something of the proficiency made by their pupils; to show also the manner of communicating instruction, and so far as is practicable, the results which have followed their labors in this peculiar department of education. With these objects in view, I have now the honor of appearing before this honorable body, and I cannot but hope that a deeper interest in behalf of the uneducated deaf and dumb may be excited by the examination of the pupils now before you. There are many, as I believe, among your own friends, neighbors and constituents in almost every part of the State, who have as yet enjoyed no advantages for education, and still have attained the required age. Many also are to be found who are too old to acquire an education even if they should be sent to the Asylum. We have painful evidence of this from the fact, that every year more or less of this class of persons are sent to us. We have a strong desire to prevent, if possible, the increase of such cases, by disseminating information and inducing the parents and benefactors of the deaf and dumb to bring them forward for instruction during the best period of youth.-This our experience has led us to fix between the ages of twelve and eighteen years. A youth who commences his course of instruction say at 12 years of age, and remains 5 years under instruction, will probably acquire twice the amount of valuable knowledge that can be acquired by an adult between 20 and 30

years of age under the same advantages.

We therefore earnestly desire that the pupils sent to us from New Hampshire should be as near as possible to 12 years of age (never under that age) when they commence their course. Still, we would not for the present decline receiving those whom we may consider too old, because they may acquire much that will do them good, but we wish that the interest felt for the indigent especially should be such and the means for their support such, that on their reaching the age of 12 years, application for their admission as beneficiaries, should be promptly answered in the affirmative, and thus the great evil under consideration be done away. The Asylum is prepared to receive all who may thus be provided for. We have never declined to receive a proper applicant. But the poor and obscure need to be sought out by their benevolent neighbors and townsmen, and by their means brought forward to a participation in those privileges for which their parents and friends, if unassisted, may never seek.

Before proceeding to the examination of my pupils, allow me to state certain facts connected with the practical operation of the Asylum. Did time and circumstances permit, I would gladly descant upon the theory of signs, and look into the philosophy of that expressive though silent language, which the All Merciful Creator has given for the comfort and improvement of the deaf and dumb.

This, however, must not be attempted on the present occasion. I have not requested the honor of delivering a lecture in philosophy before this honorable assembly, but rather of presenting some of the good results your appropriation is producing, and some idea of the relief the education of the deaf and dumb affords to them-

selves, their parents, their friends and the State at large.

The American Asylum at Hartford has been in operation about twenty-five years. The causes which led to its establishment, the preliminary efforts to that end, the introduction from Europe of the art of instruction, the results of enquiries into the number and circumstances of the deaf and dumb, and especially the success which has attended the means used for their education, have all been brought before the public mind, and have not failed to make a general and very favorable impression upon that mind, almost throughout our country. Besides the original institution at Hartford, five others exist; so situated as to be capable, under efficient management, of educating nearly all the suitable subjects of their care in the Union. Our own Asylum has already receiv-

ed about 730 as pupils. The large majority of these were quite incapable of education by any common means, and therefore must have remained in hopeless ignorance without some peculiar means of relief. From our own and sister institutions, each of which, it should be stated, has derived its system of instruction from ours, somewhat more than 2000 of these sons and daughters of misfortune have received relief, including their present inmates. In some (I may say in many cases,) this has been of the most gratifying and satisfactory character. A good number have been very useful as teachers, many are mechanics and farmers, a few are artists, many are employed in manufactories; many, females especially, are usefully and happily engaged at their homes in the various domestic occupations, setting worthy examples of cheerfulness and contentment. There are some cases of a different character. Some among the hundreds who have gone from us have not become useful members of society, and we are grieved to know, that a very few have gone into the world and brought disgrace upon their friends and the Asylum. It can hardly be a matter of surprise, that persons suffering the privations of the uneducated deaf mute and exposed as they often are to peculiar temptations, should, especially when adults in years, come to us with tastes and habits which, unrestrained will lead to vice and ruin, Is it less surprising that some of these should leave us unreclaimed from the evil influences of those tastes and habits? What mere human physician ever cured all his patients? There are some maladies of mind and heart that education alone cannot cure. Some such have unhappily existed among our pupils. Still, I may call the thousands of their parents, relatives and friends to witness, that in general, the education they have received has been to them one of the greatest of blessings. Many who were not only ignorant of letters, but dull and indifferent to all improvemeet, have become active and intelligent. Many who were violent, passionate, mischievous, sources of continual anxiety to their friends, have become mild, amiable, correct and well educated. Many who had no idea of God or of their duty and destiny as immortal beings, (which is true of all who are deaf and dumb from birth,) have become enlightened and exemplary Christians-members of the various churches to which their friends belong. More than one hundred are married; a large part of whom are parents, and are bringing up their children respectably and managing their business affairs with success. Of the offspring of those marriages, we know of but two or three who are deaf and dumb.

We aim to confer a common education, and by this we would prepare our pupils to act well in the condition in life in which a

wise Providence has placed them, or, if that be a depressed and unfavorable one for useful action, to enable them by their own industry and merit to elevate themselves. In the prosecution of this object, the Asylum has been considerably aided by private munificence. This was the only dependence preparatory to the opening of the school in 1817, and the principal one for some time after. It was little compared with what has been since obtained, and still it was liberal and noble on the part of those who furnished it in the exercise of benevolence towards the needy and of faith in God. The State of Connecticut by her legislature, aided the object by a donation and an appropriation for pupils. The Commonwealth of Massachusetts, which then embraced the present State of Maine, by the same authority, became the foster parent of the indigent deaf and dumb within her borders, and by sending them forward for education with us, set an example of confidence in the Asylum, of enlightened charity towards those who had no other helpers, and of a liberality and elevation of views which gave to our cause a most favorable impulse. The course of that and of this State in regard to this subject has continued to the present day enlightened, liberal and benefi-The sister States of N. E., with one exception, early followed this example, and the result has been the education in each of them, of many most unfortunate persons. Two of the southern States have also adopted a similar course, and are beginning to receive similar benefits.

The number of persons sent to the Asylum as beneficiaries of Maine amount to 66, and one or two others have been supported in other ways.\* This result shows the wisdom of the course pursued by the respective States of N. E. in sending their pupils to one institution, rather than in establishing several small ones. The expenses of educating deaf and dumb persons are necessarily great. Men of suitable talents cannot be induced to devote themselves to the employment of teachers unless their situation can be made permanently desirable. They cannot be adequately qualified without devoting several years of faithful attention to the acquisition of the art of teaching, and we need many more instructors in this than in perhaps any other mode of education. Hence the importance of retaining those who once become qualified. A large institution, like the American Asylum, once endowed and furnished with the requisite facilities for prosecuting the great objects of its establishment, can obviously supply the means of education at a much cheaper rate to the patron,

<sup>\*</sup>An average of a fraction more than 3 a year for 20 years. 17 are now the number supported at the Institution.

and ought to do so in a better manner, than the same can be done

by a private or less permanent institution. less not see of a love low

Through the blessing of God upon the efforts of the early directors and friends of the Asylum, the General Government made it the grant of a township of wild land of the U. S., and the property thus derived has become very valuable and productive. In conformity with the requisitions of the grant, the annual income from this fund has been faithfully applied for the benefit of the indigent deaf and dumb who have resorted to our institution from whatever part of the Union they have come. The expenses and the privileges of the Asylum are the same to all of all conditions, and we have never refused to receive a suitable applicant who complied with our terms. This has been accomplished in the following manner: the interest of the fund created by the grant of Congress is applied towards the current expenses of the Asylum from year to year, but not being sufficient to meet them all, it has the effect to reduce to a comparatively small amount the annual charge for each pupil. For example, the pupils now with us from N. H., fourteen in number, would each require the sum of about one hundred and sixty or seventy dollars per annum for the defraying of all their expenses of tuition, board, washing, lodging, fuel, lights, stationery and superintendence-were it not for the fund and the manner of its application. Now they require for these objects only one hundred dollars each, per annum. There is also a small allowance for clothing in certain cases.— Hence the State and the Asylum are co-workers-the State bearing the larger share in the expenses of their education, the Asylum however doing what it can-never perhaps bearing less than one third of the whole expense, and generally more. In this way the benefits of the fund granted by the General Government are enjoyed equally by all who send children to the Asylum.

We teach (as I have before said) the various branches of a common education; the great object, however, being to give our pupils a knowledge of the English language, which will qualify them for familiar intercourse with their friends and others, and will enable them by reading and study, to advance in knowledge like other men. The labor of doing this is great both for teacher and pupil, and the amount of success depends, under God, upon the talents brought into action, the perseverence and zeal with which the right course is pursued, and the general external circumstances in which the pupil is placed. If these are all favorable, that is, if he is of the proper age at the commencement of his course, (say twelve years,) if he has a good common mind, if he has health, and especially if his desire to learn is early awakened

and become spontaneous, leading him to inquiry and application, it is right to expect that at the end of five years, he will be well educated —At least he should be well grounded in the essentials of a good common education, and will only need that practice which intercourse with men in the necessary business of life ordinarily furnishes. If these circumstances are unfavorable, we must expect results proportionably less gratifying and desirable.

In addition to their intellectual and moral instruction, our pupils have an opportunity to acquire the knowledge of some trade, by spending about three hours daily at two different times, in shops for their exclusive use. The privileges thus enjoyed are very valuable, for, in addition to the healthful exercise, the developing of mechanical talent and freedom in the practice of some useful art to which they lead, it prepares them also for immediate usefulness in their own support, and often in the aid of their parents

on leaving the Asylum. on lo median's ent decided has

Gentlemen, I will not longer tax your patience, but proceed to the examination of my pupils, barely repeating in conclusion, that we respectfully and earnestly desire your co-operation in making known the character of the Asylum and the means provided for the education of the indigent of this State within its walls. We wish to inform all parents who are not able to educate their own deaf mute children, that when they have attained the age of twelve years, they may be received to our institution and carefully educated for the term of five years at the expense of the State, when we hope to restore them to their arms, intelligent, virtuous and happy.

Application for this benefit with suitable attestations as to the indigence of the applicant and the circumstances of his childhood should be made as early as January of each year, to His Excellency the Governor, through the Honorable, the Secretary of State.

mast satisfies materials been used in the construction of the harderings, but their precial arrangements, as no rooms for the use of the patients and for other necessary purposes, could not well be improved. They are calculated to afford accommodations for almost one handred and two patients. The Board of Visions feel jostified in communicating to the legislature that a pidnomas, and at the same time a rigid economy has governed the doings of the trustees of the lostitution in their expenditures. It will be seen, by a relivence to their report, that the whole cost and expense of this insultation, from its commonwement up to the time when it will be in readness for the reception of patients, will not have ones. (by a least 65 byt cent.) the average cost of similar has used.

#### REPORTS

OF THE BOARD OF VISITORS, OF THE BUILD-ING COMMITTEE, AND OF THE TRUSTEES OF THE NEW HAMPSHIRE ASYLUM FOR THE IN-SANE, AT THE JUNE SESSION, 1842.

#### REPORT OF THE BOARD OF VISITORS.

To the Honorable Senate and House of Representatives:

Under the Act of the Legislature approved July 2, 1838, the Governor and Council, the President of the Senate and the Speaker of the House of Representatives for the time being, were constituted a "Board of Visitors of the New Hampshire Asylum for the Insane," and it is made their duty to visit and inspect the Asylum as often as may be necessary, to see that the design of the institution is carried into full effect, and to report to the Le-

gislature the result of their examination.

In compliance with the act, the Board of Visitors have, since the commencement of the present session, carefully examined the buildings now being erected, and which are nearly completed for the use of the institution. They are all correctly described in the report of the Building committee, which, with the report of the trustees, will accompany this communication, and we have no hesitancy in expressing our opinion, that all the buildings have been constructed of the most appropriate materials, and, when completed, cannot fail to answer the benevolent object contemplated by the legislature in their erection. Not only have the most suitable materials been used in the construction of the buildings, but their internal arrangements, as to rooms for the use of the patients and for other necessary purposes, could not well be improved. They are calculated to afford accommodations for about one hundred and two patients. The Board of Visitors feel justified in communicating to the legislature that a judicious, and at the same time a rigid economy has governed the doings of the trustees of the Institution in their expenditures. It will be seen, by a reference to their report, that the whole cost and expense of this Institution, from its commencement up to the time when it will be in readiness for the reception of patients, will not have been, (by at least 65 per cent.) the average cost of similar Institutions in the different States—a fact highly creditable to the judgment and good management of those charged with the execution of this work. It must afford great satisfaction to the members of our legislature, and to the people of our State, that the actual cost of the New Hampshire Asylum for the Insane will not much exceed in amount one third of the actual cost of the "State Lunatic Asylum" at Worcester, in Massachusetts; which is probably one of the best constructed Institutions of the kind, taking into consideration the extent of its accommodations, in the United States.

It should be borne in mind that of the sum of \$34,054 23, the estimated cost of our Asylum, nothing has yet been drawn from the treasury. A grant of thirty shares, amounting to fifteen thousand dollars, which the State owned in the New Hampshire Bank, has been made to the Asylum. The proceeds of this stock have, up to this time, comprised all the funds drawn from the State for the accomplishment of the work. The remainder has been liberally granted to the State in aid of the object by the town of Concord, by the Society of Shakers and by other benevolent in-

dividuals.

The Board of Visitors have ascertained that it will be necessary to have erected an additional building, for the better accommodation of those patients, who may be so furious and violent in their insanity as to render their connection with the other patients, by occupying rooms in the same building, hazardous to their own safety, and to the well being of those who may be suffering from a partial and temporary aberration of mind. The reasons, showing the necessity of this additional building, are set forth with great force and propriety in the report which has been submitted by the trustees, and to which we would refer the legislature, and in our judgment are sufficient to justify the expense. We would, therefore, respectfully suggest that the benevolent purposes of the Institution cannot be fully accomplished, without an additional building detached from the Asylum. We have satisfied ourselves that such an appendage has been regarded as of indispensable necessity at other similar Institutions. Team done rebon such and

It must be known to every observer, that the human mind is so wonderfully constituted, that by reason of some peculiar morbid affection, a slight insanity only, in some cases, exists upon some particular subject, when upon all others, entire sanity and right reason is discoverable; while in other cases, an infuriated, violent and uncontrolled madness prevails. It would seem to the Board of Visitors to accord illy with that spirit of humanity, which induced the early movements of our legislature in this work of be-

nevolence and philanthropy, to place these two classes of patients in apartments in the same building. The effect would be most unfavorable to those who are suffering from partial insanity, produced by some accidental excitement or temporary cause, and who, we all know, by a course of judicious treatment, have been soon restored to their right minds, and to the enjoyments of social life. And it is no less true that the more furious and violent would be managed with greater difficulty, if they were permitted to mingle with those affected (although to a less degree) with the same malady. The treatment and care of the maniac requires extraordinary skill, and great self-command. It is a matter of fact that the most furious and violent patients have been greatly benefitted and in some instances restored to reason at these Institutions. In their early confinement it is made necessary to keep this class of patients under the most rigid restraint. Stronger apartments, finished in different order and with different materials, are necessary for their security. In the course of time, a discriminating superintendent discovers the secret springs of their actions, and by keeping the sources of their conduct unagitated, they have been able to bring back their minds to an unexcited and composed condition. This can only be done by keeping this unfortunate class of our fellow beings in well secured apartments, and entirely separate from others, especially from those who may be afflicted to some extent in the same way.

Policy, then, as well as a sense of humanity requires that there should be a separate building for the exclusive accommodation of this class of patients. We have no reason to doubt, considering the size and the appropriate materials necessary to be used in the construction of the building, looking to its strength and durability, that the estimated cost is as low as would cover its actual expense. We would, therefore, respectfully recommend to the legislature to make the appropriation requested for this purpose. The Board of Visitors would respectfully suggest to the legislature that it is, in their opinion, a matter of great importance to the State, that the "New Hampshire Asylum for the Insane" should commence its operations under such auspicious circumstances, as would give

to it a character that would insure success.

We have within the limits of our own State many persons suffering, to a greater or less degree, the most afflictive malady which can possibly afflict the children of men; the deprivation of their right reason, the partial extinguishment of that light given to them for guide and direction through life. It would seem from experience, that this malady, great as it is, may be mitigated, if not wholly cured, by human skill. And this conviction has

already stimulated those who have gone before us, to devise ways and means for improving the condition of this unfortunate portion of our community. It remains for the present legislature to consummate the benevolent and praiseworthy purposes of our prede-

By a reference to the act of the legislature of June 19, 1840, it would seem that the probable expense of this Institution was computed, by its early friends, at not less than forty thousand dollars make to them the followin stallob

The Board of Visitors feel assured that the cost will fall much below that sum, and excluding what has been and may be realized from the bank stock given by the State to the Asylum, not more than eight thousand dollars will be required to erect the additional building and put the institution into full operation. We would therefore respectfully suggest that the legislature should, at its present session, appropriate that sum for the use of the Asylum. We are all of the opinion that it would be economy for the State now to complete this Institution. Materials are on hand which may profitably be used, and laborers are now in the employ of the State whose further services could be advantageously secured. And as we have commenced this work of philanthropy, every consideration of humanity should prompt us to go forward, and do what we can to give to those who are now involved in darkness and derangement, the light of intelligence and the restoration of reason. lo mitting of .notos

digned di seel she and HENRY HUBBARD, - dancies a diw CYRUS BARTON, SAMUEL G. BERRY, Visitors of tet bas dan edt of go JAMES M'K. WILKINS, ent location and an SAMUEL EGERTON, senin ada lo most and JAMES H. JOHNSON. seior deel 81 au din JOSIAH QUINCY, 08 30 

der to lay the foundation, and, by excuvating a little deeper than was indispensable for that purpose, a great amount of room as obtained, and many obvious advantages are secured.

Board of the N. H. Asylum for the

Concord, June 8, 1842.

## already stimulated those who have gone before us, to devise ways and means for improving ROPBORIS and means for incommentey. It remains for the present legislature to con-

#### OF THE BUILDING COMMITTEE.

Pursuant to the request of the Board of Visitors of the New Hampshire Asylum for the Insane, the building committee and the trustees of said Asylum make to them the following statements of their acts and doings, amount of their funds on hand, and the sums estimated necessary to complete and furnish the buildings and put the establishment into successful operation.

Immediately after the passage of the act of Dec. 17, 1840, authorizing the trustees to proceed in the erection of an Asylum in Concord, on condition that the town of Concord should transfer and convey to said Asylum securities to the amount of \$9,500, they met and organized the Board by choosing a president, secretary and treasurer, and proceeded to locate said Asylum in the town of Concord, about three-fourths of a mile south-westerly from the State House; said town of Concord having previously secured to said Asylum the sum of nine thousand five hundred dollars. A building committee was soon after appointed, authorized to erect suitable buildings on the land obtained for that

purpose.

They have nearly completed an Asylum, consisting of a centre building and two wings. The centre building is 48 feet in length, 44 feet in width, and four stories in height, with a basement.— The wings are each 90 feet long, 36 feet wide, and three stories high. They are in the same line, extending to the right and left from the opposite ends of the centre building. The front of the centre buildings projects 26 feet forward of the front of the wings. The wings being 36 feet wide, half their width, or 18 feet, joins upon the centre building; the other half falls in its rear. arrangement connects the centre with the wings, so far as to allow a free communication between them by means of stairways and thoroughfares, and at the same time so far disconnects them, that the inside ends of the long halls in the wings (hereafter mentioned,) falling in the rear of the centre, open into the external air, and thus, as it regards ventillation, the advantages of separate buildings are secured to the wings. The cellar extends under both wings. An excavation of three or four feet was necessary in order to lay the foundation, and, by excavating a little deeper than was indispensable for that purpose, a great amount of room is obtained, and many obvious advantages are secured.

The basement story of the centre building is designed for a kitchen, dining room, laundry, &c. The front part of the first, second and third story of the centre building, consisting of six rooms 17 by 18, three halls with large closets to each of them and two sleeping rooms, and the fourth story divided into 9 suitable sleeping apartments with large closets to 8 of them, are intended for a superintendent and his family, a steward, and the domestics and laborers necessarily employed in and about so extensive an establishment. The attic is designed, and will be suitable

when finished, for a chapel.

The wings are in each story, divided in the centre by a long aisle,12 feet in width and extending from end to end, to be used as day rooms for the insane, with their apartments. In consequence of the wings' falling half their width, as before mentioned, in the rear of the centre building, these halls communicate, at both ends, with the external air; and thus the means of a most thorough ventilation are secured. Whoever has visited any public establishment, where the entire end of the wing is met and closed in by the side of the main building, cannot have failed to perceive the noisomeness of the atmosphere at that place, compared with it at the outer end, where free admission has been given to the pure air. On each side of these halls are the apartments designed for the insane. They are 8 feet by 10, and are all provided with a permanent seat secured in the wall. Each apartment has a large window, with an upper sash of cast iron, and a lower sash of wood, both of which are glazed. Immediately without the wooden sash is a false sash of cast iron, corresponding with the wooden one in appearance and dimensions. This is set firmly into the sides of the window frame, a narrow space being left at the bottom for water to pass off and save the frame from decay. When the wooden sash is raised, the false iron one presents a barrier against escape or injury from leaping out through the window. It is said that a man, however furiously mad or impatient of confinement he may be, will rarely attempt to break through a window until he has first tried unsuccessfully to raise it. If it be so, this simple contrivance will afford effectual security both to property and person, without inflicting any injurious restraint upon the patient. Each of these apartments is provided with two air flues, one for heated and the other for cold air. It is intended to warm the wings by furnaces placed in the cellar. The hot air is to be conducted from the furnaces through flues in the hall's walls, and to be discharged through apertures into the halls. By these means the air in the halls may be raised to any desirable temperature. Over the door of each apartment, there is a small aperture, through

which the heated air in the halls will pass into the rooms, and thence be carried into the attic by means of the hot air flue of the room. The aperture of this flue is at the bottom of the room, and is to be kept open only in the winter. The aperture of the other flue is at the top of the room and is to be kept open in the summer, so that the air when made light by heat will rise and pass off through this channel, and the cool air from without will rush in to supply its place. All these flues open into the attic, which is ventilated by sky lights in the roof, and large fan windows at the ends. At the end of the wings, and where they join on and are connected with the rear part of the centre building, the halls open into the dining and day rooms before mentioned in the centre building. These rooms are fitted up with the same means of strength and security as are provided for the apartments in the wings, and being directly connected with the halls, are to be warmed from them. The dining rooms, occupying the rear of the 1st, 2d, and 3d stories of the centre building, are of course situated immediately over the kitchen and laundry. Adjoining these rooms a perpendicular space is lest open from the kitchen to the third story, through which, by means of an apparatus similar to a windlass, and called a dumb waiter, the food can be raised from the kitchen and distributed to all the patients in six different divisions without inconvenience. Each story in the wings is to be provided with a bathing room, a washing room, water closet, The large windows at each end of the hall, next to the centre building, are to be protected by an open frame work of iron. Each hall has a separate stairway, leading into the cellar of each wing, so that each story in each wing is as entirely disconnected from all the others, as if it were a separate building. This allows that separation and classification of the patients, on which all treatises upon the means of restoring the insane so strenuously insist.

The roof of the Hospital is covered with slate. Besides the security which this material furnishes against fire, any other covering, it was believed, would seem incongruous with the public character of the building, its solidity and expected durability.

To prevent unhealthful moisture from being deposited upon the inside walls of the edifice, an interstice or open space is left between the external and internal courses of bricks, the courses being strongly fastened together by tiles, so that a free circulation of air through all the exterior walls, from the underpinning to the attic will effectually obviate that almost universal inconvenience of brick habitations.

Careful enquiry was made previous to the commencement of

the present building, of superintendents of various hospitals and of architects, as to the best plan to be adopted, and from information then, as well as since obtained, we believe that for cheapness, durability and convenience, no better mode of construction could have been adopted than that which has been adopted. We have been informed by those who have visited various hospitals in the United States, and who were good judges of the wants of such an institution, that this will be far more convenient than many they have seen erected at a much greater expense, and that they know of none so well calculated for the purposes intended.

Having the experience of other hospitals, the committee have endeavored to improve upon them, not only in convenience but cheapness of construction, and they flatter themselves they have so far succeeded, that should they be able to finish it according to their expectations, an institution will be erected and put in operation both worthy of the object and the character of the State.

They have built a barn also, which is nearly completed, 42 feet by 60, with 18 feet posts, with a cellar under the whole, and to be finished with all the necessary stalls, a granary and carriage room. The farm consists of one hundred and twenty-one acres of land of different varieties of soil adapted to agriculture, almost

every part of which may be seen from the Asylum.

At an institution like this there are always, from time to time, some patients sent so furiously mad, noisy and violent, as to render it necessary for them, as well as almost indispensable to the safety and quiet of the other patients, that they should be placed in a separate building. A building 80 by 30 feet, two stories on one side and one on the other, would be sufficient to accommodate 8 male, and 4 female patients, and also furnish room for washing and those who shall attend to the same and have the care of the patients. It should be placed on the side hill directly in the rear of the Hospital. The outside of the building should be of brick, and need not be very strong-eight inches in thickness would be sufficient-the covering to be of slate. The inner walls or partitions should be strong and commenced at the foundation; they should be twelve inches thick and the front of the same rooms Three or four of the rooms for males should be stronger, and the sides of the rooms or walls should be made of solid blocks of granite or in courses. The floors of all the patients' rooms should be of stone in one or two pieces, and the top sealed up with plank or boards. The doors may be of plank with an opening through them or an opening at the side of them for lighting and ventilating the rooms. There should be a ventilating chimney from the top of each room into the attic. The

rooms are to be heated by furnaces or stoves under them so arranged that the stone floor may be always warm, that the patient in the coldest weather may not expose himself by tearing off his clothing. The patients' rooms should be nine feet or more. square, placed in two rows back to back, opening by a door into the areas intended nearly to surround them. In the same building should be a room 20 by 30 feet for washing, supplied with two or three copper kettles and permanent tubs; also a room 12 by 15 feet for the man and his wife who shall have the care of the patients in this building, and who will do the washing with what assistance they may have from the inmates of the Hospital. The cost of such a building is estimated at \$2500.

The committee have made no preparations for the erection of such a building on account of the want of funds. Should the Legislature think it expedient to furnish the necessary means, however, it can be constructed the present season, and as soon as it will be needed for the purpose. The principal reasons in favor of such a building are, because the noise of such patients would disturb the other inmates, and keep them in confusion; because they will be dangerous to the other patients and do injury to the building; because of their tendency to tear off their clothes and destroy clothing; because the habits of some are so filthy that they cannot be kept sufficiently decent to mingle with others; because they need a warmer place than the rooms in the main building when they are too furious to wear clothing and the rooms in the building described can be made warm enough for those who . will wear no clothing, and because it would be better for the recovery of such persons, that they should be secluded for a time until they shall have become calmed and quieted. Such a building is especially necessary in the outset, while the institution is filling up, in order that the same remedial means for the recovery of patients may be used as advantageously at this Asylum as at others, that it may obtain a character which will entitle it to the confidence and patronage of the public and of the friends of the

Amount paid for farm by the Asylum, disorder \$4,100 00 In addition to that sum over \$1000 was paid to the owner by the citizens of Concord who were desirous of a location on the spot, selected.

Amount already expended towards erection of the Hospital and barn, and other incidental expennumbrater to medical sucide 18,992 23

1 come en en con con con con so que ed mont \$23,092 23

	00 10 1
Amount pecessary to complete the Heaville	\$92 000 00
and builty is	E AFO OO
Control of Nor	
did william we have re-evamined	
and bolleve to be ill the main correct	O MCO OO
docussary to be expended immediatolar for	The state of the s
and and and and and barn octi	1.78%
The manufacture of the bull the south and the south the southead the south the south the south the south the south the south t	and hintenautural land
Amount necessary for the huilding for the fact	many many interests
Thouse and washing room N.C. 2c Actionated alice	THE PARTY OF THE P
The state of the s	the state of the state of the state of
our and latining mensis	1 000 00
becasary to turnish many	make the the market of the
and and other singles and now the extra-	the way of the second of the second
the rist lettle to be inchred before payment	moreover words one beauty
Tree patients in the patients	0 500 00
ele worksten baving national their thoraster	trebuing anota
Whole amount expended and estimated necessary to	ed lliu il
De capellued to but the Acrismo in a management	The Later of the Parkets
Amount which has been expended for the farm and	1200
or other of the Hospital so far	00 000 00
or diddle links an hand	M OF T OF
Amount expected to be realized from the Bank Stock	THE PERSON AND THE PE
at Portsmouth within a year above the par value	posed, Irome
g stated matead of shingled, as was originally con-	825 00
Wholes word the gi :0022, le sage ve evere	mad sarbting
Whole amount of funds expended and on hand deem-	in a neareid max
1001, 22 1205 or beterings at daidy spigger annial	\$29,868 29
Balance wanted unions out berehiston agreed too place	mont for an
Balance wanted moins and the sanoup between the restriction of the lastitution of the las	\$7,685 94
(1) 金属的复数形式,40	THE THE STATE OF THE PARTY OF T
Of the above \$5,951 06 deemed available, \$500	is reckoned.

Of the above \$5,951,06 deemed available, \$500 is reckoned, given by the Societies of Shakers at Canterbury and Enfield, to be disposed of as the Trustees think proper; although they expressed a desire, that it should be applied to the relief of the indigent insane.

In compliance with a suggestion of the Board of Visitors, the committee would here state some of the large contracts. The Stone work was all contracted for by the foot—the trench and cellar stone, and door stone and steps at 20 cents per foot; the

under-pinning (being 4 feet 8 inches in height) at 33 cents per foot, measuring but one face of either. The hammering was done at the prison—door stones, steps, &c., at one shilling per foot; window caps and sills at one dollar per window; the whole expense of which was \$2,300. The quantity of brick purchased and laid into the building and well, was but a few short of one million—at an average cost of about \$4 121-2 per thousand delivered at the Asylum.

The carpenter's and joiner's work of every description was contracted for at \$3,120. The committee would do injustice to their own feelings were they to omit expressing their high gratification at being able to state that Mr. Laban Page, the stone contractor—Messrs. Adams, Somes and Price, the contractors to lay the bricks at \$2 25 per thousand—Mr. Whittemore, who contracted to do the plastering at \$600—Mr. Watson to do all the carpenter's and joiner's work—have all been punctual and faithful in the performance of their several contracts, and have done their work to our acceptance so far as the same is performed—the stone and brick workmen having finished their contracts.

It will be perceived by the foregoing communication, that an additional appropriation will be necessary to put the Institution into successful operation, and more than was originally expected by the Board of Trustees. This is occasioned in part from their not having as yet realized so much by \$2,500 from the Bank Stock appropriated by the State as was hoped, it having been supposed, from information obtained, that the shares were worth \$2,500 above par value; in part on account of the roof of the building being slated instead of shingled, as was originally contemplated, at an extra expense of \$800; in part from the Trustees not being aware of the necessity of erecting another building for the more furious insane, which is estimated to cost \$2,500; in part from their not having considered the amount which will be wanted to defray the expenses of the Institution previous to receiving any pay from the patients, which is estimated at \$2,500; in part from their having caused to be erected a barn which with the cellar will cost \$850 00—and numerous other incidental expenses being incurred which had not been fully considered, and which, when taken separately, are small, but in the aggregate amount to a considerable sum, such as digging the well 50 feet and bricking it up with 20,000 of brick; furnishing a pump and lead pipe for the same; paying the architect for drawing plans and superintending the work a part of the time; excavating sand and cellar stone, and door stone and, multan Asylum, &c. as stone and door stone The committee have ascertained the cost of eleven other Asylums for the Insane in different parts of the United States, including lands, buildings and furniture attached to each, and which is exhibited in the following table:—

Name and where located.	No. Rooms about	Whole cost	Cost of tions for e	Acres of J
	for pa	with	accommods each patient	Land.
IE TRUSTEES.	IT TO E	REPOR	mmoda patient	
Bloomingdale, N. Y. Hassing svods	5	*010.000	The state of the state of	
State, at Utica, N. Y. Bay 1280 901	280	\$219,000	\$1460	77
Penn. Hospital, Philadelphia		275,000	982	loc -
Friends' Asylum at Frankford, Penn.	65	325,000 84,000	1500	Ine
Ansane Hospital at Baltimore, Md.	190	200,000	1360	61
McLean, Charlestown, Mass.	140	250,000	1666	10
State L. Hospital, Worcester, Mass.	990	104,404 8	1800	adi
State Hospital, Columbus, Ohio	145	108,000		
State, South Carolina	100	100,000	1000	57
Western Va. at Staunton	140	70,000	500	34
Augusta, Maine	190	100,000	830	65
N. H. Asylum for the Insane, Concord	bev 114	34,054 23		70 121

It will be perceived by the above table that the N. H. Asylum when completed, with strong rooms, &c., will cost but a little more than one quarter of the average cost of other Asylums for at least the same conveniences, and one third less than the cheapest. The average cost of all the Hospitals has been \$1,113 00 for each patient they will accommodate, while our own will cost but about \$300 00 for each patient; and the State Hospital at Worcester, Mass., the least expensive of the whole, excepting our own, cost over \$450 00 for each patient. From this statement a comparison can be formed of the economy with which the Hospital has been erected. The average amount of land connected with the Hospitals is about 50 acres, while we have 121 acres; and the largest amount belonging to any other Asylum is 77 acres. The importance of a large farm cannot be too highly appreciated. Kentucky, Ohio, and probably in some other

It is to be considered that of the \$29,868 29, the whole funds of the Asylum including the amount expended as well as the available funds on hand, only about \$16,000 has been derived from the appropriation of the State; the rest having been derived

from the town of Concord and benevolent individuals who have contributed in aid of the object. ding mode, buildings and

All of which is respectfully submitted.

Building Committee JOHN CONANT, of the N. H. Asylum C. H. PEASLEE, JOSIAH STEVENS, Jr., ) for the Insane.

ame and where located.

## REPORT OF THE TRUSTEES.

The building Committee have above presented a statement in detail of their proceedings during the past year, and of the present condition of the Hospital. It is a source of gratification that it is so near its completion, and that the prospects of the Institution are so favorable. Applications have already been made for the admission of a considerable number of patients, and when we consider that fifty or more insane persons from this State are now supported at great expense in Hospitals in other States, and when the census of 1840 shows us about 405 insane in the State, we can not doubt that its apartments will be filled, and that speedily. When we reflect that maily of the insane are shut up in jails or confined in dwellings, deprived of comforts and a grief or terror to their friends, who that has a heart does not rejoice that a Home is so soon to be prepared, where they may be kept safely and treated tenderly, and probably restored to their right mind.

During the past year 378 patients have been discharged from the Hospitals at Worcester, Charlestown and Brattleborough, of whom 198 were entirely restored, and about 70 others much relieved. Of the new cases nearly 90 in every 100 were cured. This is the result every where, if the cases are attended to like other diseases upon the first attack. What joy must be carried to many a home at the restoration of a father or mother; a brother or sister, a wife or child, and if the New Hampshire Asylum could but relieve one half as many who would begrudge the ex-Hospitals is about 50 acres, while wseneq

Insane Hospitals now exist in every State in New England, in New York, Pennsylvania, Virginia, Maryland, South Carolina, Kentucky, Ohio, and probably in some other States. Their value and importance is settled beyond a question. They are Institutions which the increasing intelligence and philanthropy of the age have rendered necessary, and which determine to some extent the character of the State; In most cases so useful and popular have they been found, that they have been compelled to extend their accommodations. We would place our native State, in this respect, in that elevated position which she occupies in so many others. She has made liberal appropriations for the support and education of the deaf, dumb and blind, the insane form a class larger in number and more deserving of pity and aid. In point of education no State is her superior. Her common schools and scholars, her higher seminaries and their scholars, and her professional men are more numerous than in any other State. All this is justly a subject of State pride, but the best proof of intelligence is an enlightened philanthropy, and a regard for the well being of those unfortunate members of the community who cannot take care of themselves. In so good a cause New Hampshire will never allow herself to be behind her sister States.

The Institution is the property of the State, although nearly one half its cost is the gift of individuals and of the town of Concord. Thus far the State has acted with praiseworthy liberality, and the State may well be proud of her Asylum. given by the State, however, have proved much less than was anticipated, while necessary expenses have been incurred which were not estimated, and a further appropriation will be necessary to furnish the buildings, and put the Institution in a fit state for the reception of patients. The Trustees have no personal interest in this matter except as friends of the insane and citizens of the State. They receive no compensation for their time or trouble. It is a labor of love and given for the sake of the cause. That the Hospital is built thoroughly we know. That it is convenient and adapted to its purpose we have the assurance of competent men. That its erection has been economical is evident from the fact that its cost, when completely furnished and in operation, including the appropriations required, will be less than two thirds that of any other Hospital of which we have an account. That there is pressing demand for its immediate completion is proved by repeated applications for admission. We cannot believe then that the Legislature will withhold an appropriation sufficient to put it in operation, or delay the hopes of those who are looking forward to it for relief.

JOHN CONANT,
JOSEPH LOW,
CHARLES J. FOX,
IRA St. CLAIR,
JOSIAH STEVENS, JR.
G. W. KITTREDGE,
C. H. PEASLEE,

Trustees of the N.
H. Asylum for the Insane.

selections there have been found, that they have been compelled to extend their accommodations. We would place our native State, in this respect, in that elevated position which she occupies in so many others. She has made the real appropriations for the support and education of the deal, dumb and blind, the insane form a class larger in number and more deserving of pity and aid. In point of education to State is het superior. Her common schools and scholars, her higher seminaries and their scholars, and her professional mea are more numerous than in any other State. All this is justly a subject of State pride, but the best proof of intelligence is an enlightened philanthropy, and a regard for the well being of those unfortunate members of the community who cannot take care of themselves. In so good a cause New Hampshore will never allow herself to be behind her sister States.

The Institution is the property of the State, although nearly one half its cost is the gift of individuals and of the town of Concord. Thus far the State has acted with praiseworthy liberality, and the State may well be proud of her Asylum. The fauds given by the State, however, have proved much less then was anticipated, while necessary expenses have been incurred which were not estimated, and a further appropriation will be necessary to furnish the buildings, and not the Institution in a fit state for the reception of patients. The Trustees have no personal interest in this matter except as friends of the insune and citizens of the State. They receive no compensation to their time or crouble. It is a labor of love and given for the sake of the cause: That the Hospital is built thoroughly we know. That it is convenient and adapted to its purpose we have the asserance of coinpetent men. That its erection has been economical is evident from the fact that its cost, when completely formished and in operation, including the appropriations required, will be less than two thirds that of any other Hospital of which we have an account: That there is pressing demand for its immediate completion is proved by repeated applications for admission. We cause believe then that the Legislature will unblood an appropriation sofficient to put it in operation, or delay the hope, of those who are looking forward to it for relief.

JOHN CONANT,
JOSEPH LOW,
CHARLES J. FOX,
IRA St. CLAIR,
JOSIAH STEVENS, JR.;
G. W. KITTREDGE,
O. H. PEASLEE,

Trustees of the N H. Asylum for the Insane,

Account of Robert Hale,

Thomas Carnsle,

377 391 396

Act to repeal an act therein named, 41 92 in amondment of Revised Statutes, Address of Governor, for removal of officers, Obverdor, 312 318 339 346 378 of justice of the prace in Cheshire coonty, X, X, X, Q, N, In Rockington co., 118 209 219 Albany and Tamworth, 150 207
Aleways, destruction of, in Piscataqua rivet, 150 207 Amberst and Milord, 30 190 218 230 248 295 318 Abbott Samuel, petition of, for a new town, 37 139 Academies to be furnished with Burr's map of N. E. Account of William Rymes,

"Ephraim Cross,
"Geo. W. Bagley,
"J. M. Rix, Orake Paul & Co., 145
Granite State Democrat, 145
184 341 383 (C) 66 Drake Paul & Co., 10 notisenoting , stourt 98 283 184 341 190 282 238 317 318 " Lewis Loomis, under to not special 190 342 363 378 Ela, Blodgett & Osgood, 190 341 197 341 197 341 342 Harry Hibbard, nousalmoneb llams a to selou 342 " Danforth Jewell, 10 noted 219 230 317 346 " Andrew Lowd, ammeogoodlid anonumen 322 378 66 308.4 18 4 Abira Fisk, 230 282 288 317 318 00 16 1 Isaac L. Folsom, 333 341 370 382 396 232 282 " D. W. Dame, 17 66 "Thomas P. Hill, I had been been and 313 337 346 " William Fisk, a reduct mort besurve 344 70 66 " Porter & Rolfe, bas H . V. namy I neewled or 344 33233 OPC Corrier & Hall, noind rested? we for the Gass, bender the house description of the control o 344 344 "A. T. Walker, o's fautoefte enom absor bus 29344 00 146 " Atkinson Webster, 377 391 396 66

Account of Robert Hale,	377 391 396
" Thomas Carlisle,	378 382
Act to repeal an act therein named.	41 92
" " acts " "	208
" in amendment of Revised Statutes,	396
Address of Governor,	9 22
" for removal of officers. 319	318 330 346 378
" of justice of the peace in	Cheshire county.
INDEX	343
" " " " in	Rockingham co
	118 209 219
Albany and Tamworth,	341
Alewives, destruction of, in Piscatagua river,	150 207
Amherst and Milford, 30 190 218	230 248 295 318
Amherst and Milford, 30 190 218  Andover and Franklin, 21 week and 30 applies	148 vott Samifel, pe
Artillery company in 30th regiment	200 222 276 202
Auditors of Superior Court,	250 266 340 346
Auditors of Superior Court,	49 208
im Cross, 55 94 196 139	arda H Enhra
Ballotings in the House, resolution concerning	11 Geo.
Ballotings in the House, resolution concerning	, M .L 24
Dank Farmers', prolongation of charter.	50 55 343 586
Exeter Savings, James 8	3 86 345 363 378
"Exeter Savings, "Portsmouth, "Amoskeag Savings, "Strafford, prolongation of charter, "Sullivan County, "Commissioners, to examine insurance co	179 343 347 387
"Amoskeag Savings,	M .H 342 387
"Strafford, prolongation of charter,	awaJ 344.387
Sullivan County, 387	390 392 394 398
"Commissioners, to examine insurance co	mpanies, 56 72
notes, of a sthan denomination,	009 012 090
Danking corporations, extension of charter,	397
institutions, bill concerning, hwo I	rethink 41
Banks, loans to directors, stockholders, deposit	tors &c. 314 326
Bankrupt act, resolutions concerning,	247 362 382 396
Bath and Haverhill,  Belknap County Agricultural and Horticultural	W (1 " 1174
Belknap County Agricultural and Horticultural	Society, 213
Bennington, town of 139 147 218	220 221 281
Bennington, town of 139 147 218	243 270 318 371
Diougett Caleb, communication of,	1 1 1 157
CASSISSIA HOLIFIAITHEI ATTENUALIE	09 1101
Bridge between Lyman, N. H. and Barnet, V	t.,,,, 233
New Chester Union,	259 289 337 346
between Merrinack and Literineid,	lundf
Bridges and roads, more effectual protection of	f, T .A 11. 1190
202 102 272 901 20A	

Bridges and roads, more effectual preservation of,	101
CR ATI	191
Colley Regionis and 16 7 6 4 do 1 1 1 4862 do	
Calley Benjamin, excused from farther attendance,	372
	341
Carligle Creat	
Carroll and Nash and Sawyer's Location, 41 174	345
212 220	
Cavalry companies, relief of, 49 205 245	
pay to be increased and State to fi	
arms, &c. 37 244	
Cemetery, Gilmanton Centre,	3 66
Census U. S. documents concerning, 176 182 337 357 383	396
Chandler Abram H petition of,	378
Chaplains, vote of thanks to,	373
Chichester and Epsom, 50 99 120 Clergymen exempted from military duty,	
	198
Committee on banks, appointment to,	A STATE OF THE STATE OF
on the Judiciary " " of the sale he should	30
to inform Governor of the meeting of the Legislatu	50
on Title XX,	140
on the matter of the Carlisle Grant, 35 39 87	
upon Governor's address, 36	100
on publishing the Revised Statutes, 44 4	14
on Governor's message relative to the proceed	
the sales of the public lands. 40.55	999
of conference upon Title XVIII concerning in	sane
convicts of the State Prison, 73 7	9 82
on day for closing the session.	77
on matter of holding Probate Courts at Plaisto Rockingham county, 83 138	W 111
on Governor's massage concerning E	144
on hankrunt distribution and to it	
to inform Hon. C. G. Atherton of his election as	246
S. Senator, 43 115 120	196
on Governor's message relating to the districting	g of
the State,	
on Title VIII,	
on Title XVII,	144
on roads, bridges and canals, appointment to,	165

Committee on Governor's message concerning fram	(2) 日本を担じた、おいまってを持ずる場合
ilege and postage law,	174
on distribution of census documents,	176 182
on chap. 1, Title XXIX,	153 187
on G. W. Bagley's account,	218
on Title XII,	221
of conference on Title XX,	271 287
upon compensation of revising committee	ee, 279
SAT BATTER TOTAL STOATS TO A Lagrangia as	288 311
of conference on Title XXI,	. 312 313
ce KX.	323 338
on printing and publishing Revised Star	utes, 347 372
on distribution of	347 372
on publication of the laws in the Man	chester
Democrat,	377
Commutation of punishment for murder,	289 318
Commissioners upon revision of laws, compensation	
288 311	336 363 378
	212 214 260
Constitution of United States, amendment of,	359
Conventions of the two Houses,	i, do aestimano
Corporations, power of the Legislature over,	26 29
orporations, power of the Legislature over,	
concerning,	99
individual liability of members of,	259 329 370
attachment of property of.	335
Court of Common Pleas, resolution concerning,	37 41
Court Superior, additional judge of,	40 42
two justices to constitute a quorun	n. 137
insent amplagaco de la constitución de la constituc	138 143 145
of Common Pleas, new organization of,	207
Courts of Justice, resolutions concerning, 4	0 42 65 66 69
BI WOOD BEET IN SCHOOL STORE STATE OF THE ST	95 98 100 101
Courts of Probate in Rockingham county	83 138 144
County, new, petition of I. C. Flanders for,	82 341
Counties to provide fire proof sales,	234
Criminal trials not to interfere with civil causes,	140
Offinitial trials not to interfere with civil cadesay	
Dame's Gore, petition of inhabitants,	89
Danville, petition of inhabitants to send a represen	
Deaf and Dumb, exhibition of,	38
Debtore Covernor's message concerning	T 10 99
Debtors, Governor's message concerning, Deerfield and Epsom,	74 218
Deerneid and Epsoni,	17 210

Down 1 yer	439
Derry and Windham,  "Mutual Fire Insurance Company, Districting the State, disposition of Gov's	
Wintered IV. T	31 33 341
Districting the State, disposition of Gov.'s	98 115 124
disposition of Gov.'s	message concerning
Dodge, John, petition of for a new town,	100 240
Dover Antilland of for a new town.	32 02 02 12
Dover Artillery, act in favor of,	
Enquirer, publication of laws in,	293 340
38.	379 384 396
341	
chool Association	Willsborough County
Eaton and Freedom,  '' James, petition of, Effingham and Ossinge	Honse, assembling of,
" James potition C	
Effingham and Oak	04 341
Elections and Ussipee,	219
Effingham and Ossipee, Elections, act to prevent fraud in, Electors of President and V. President,	150 lees Meansed, aller
Electors of President and V. President,	193
Engrossing Clerk, resolution in favor	311 359
Epsom and Chichester.	392 397 308
Electors of President and V. President, Engrossing Clerk, resolution in favor, Epsom and Chichester, Epsom and Deerfield, Executions beginning	51 99 120 130
Executions, levy of,	74 010
Epsom and Deerfield, Executions, levy of,	188 193 212
	100 195 212
I from New Justices, 54 51 51	
Ferminat	Bannes Homes Chicken
a mington and Milton	
B., communication of	98 341
Fire proof safes to be provided by	e Ymagano 28
Fish in Winninggions 11 Counties.	234
Piscatague and river,	
	41 64
Franconia, petition of inhabitants to send representation and Andrews	150 207
Franking primile	54
Fronkling privilege,	sentative, 190 259
Franklin and Andover,	173 217 219 396
- I quus III elections	eq disolog Cl 1341
Freedom and Eaton,	102
Fugitives from slavery,	34 941
Carried Concerning (Substitution of Substitution of Substituti	04 041
o in Horkingham Courts . 118 209 213	177
Geologist, final report of,	
Geological survey, continuance of,	312 333
Gilmanton Centre Cemetery,	
Gove Lewis, resolution relative to his decease,	205 251
Governor, address of,	63 66
ic address of,	Million William Control of The Contr
Gun house in the 12th reciprosity	9 22
A du levimont	
- O. Marolle,	206 220 248 261
	-0 401

medba W ba 37 205
Gun house in the 29th r giment, 37  '' 11th  '' 12th  '' 2d  '' 24 280
and established and established and established
174
Havernill allu Datii,
and Piermont, 341
Hillsborough County School Association,
House, assembling of, adjournment of, call of, Houses licensed, alteration of law concerning,  24  Houses licensed, alteration of law concerning,
Houses licensed, alteration of the Company of the American
and the state of t
Imprisonment of citizens of Massachusetts in other States, 359 Infantry, 5th company of in 19th regiment, 134 205  "3d" 14th "339  "2d" 30th "831  Isaacs Henry, elected from New Ipswich, 54 71 97 Insane convicts of State Priscn, 54 71 97 Insurance companies, to be examined by Bank Com's., 56 72  Insurance company, Derry Mutual, 98 115 124  "Company, Derry Mutual, 184
48 The categorian
Jackson, Dr. communication f, 66 139 147 173 178  Jefferson and Kilkenny, 82
Jackson, Dr. communication 1, 66 439 147 173 178  Jefferson and Kilkenny, 82
T II Denforth netition of
Jewell, Danforth petition of, Judges of Probate, powers of, Probate for Merrimack Co., 189 229 240
Judge of Probate for Merrimack Co.,
Judges of Probate, powers of, Judge of Probate for Merrimack Co., Judge of Probate for Merrimack Co., Judiciary, Governor's message concerning, Justice of the Peace in Rockingham County,  "Cheshire "189 229 240  118 209 218  343  "Cheshire "208
Justices of the Peace, powers of,
to something and a constitution of the constit
Liewis, resolution
177 179 188 217 243
Kilkenny and Lancaster, 177 179 188 217 243 66 139 147 173 178   King Philip's Grant, memorial of proprietors, 259 279
King Philip's Grant, mondosta

Lancaster and Kilkenny,	
Lands vacated by Railroad Companies,	208
Laighton T. B. excused from farther attendance,	300
Lang Amer elected from I engager	41
Legro, Amos elected from Lancaster,	63 79
License law, petition for repeal of,	
Licensed Houses, alteration of law concerning,	24
TAR CC CC	52 53
Lyman and Lisbon,	36 341
Manchester Democrat, publication of laws in, 318	8 333 377 379
384	396
Manufacturers and Village Library Association at	
Manuacturers and vinage Library Association at	91 09 06 991
10.01	01 92 90 201
Marlborough and Swanzey, 194 213	2 220 248 201
wian of in. E. to be inflished to academies, 24	200 001 040
Members, list of,	4 29 35 36 39
Messages of Gov'r, 22 36 48 54 73 80 83 136 14	4 173 347 399
Methodist Society at Manchester,	261
Militia, to receive pay in one payment,	20
" organization and equipment of,	37
pay to be increased, disposition of Governor's message concer resolutions relating to organization of,	98 244 322
disposition of Governor's message concer	ning, 99
resolutions relating to organization of,	237
Military duty, not to be performed before 21 years	
	198
clergymen exempted,	045 000
county for exempts,	240 200
cergymen exempted,  county for exempts,  reviews of regiments to be suspended two officers not to furnish liquors to soldiers, 3	o years, 250
officers not to furnish liquors to soldiers, 3	33 182 206 256
of companies to issue warrants an	nd return delin-
quents, toomhouse month	205
Milton and Francestown,	99 341
Wilton and Francestown,	22 011
Names, alteration of, 31 37 40 63 83 94	1 107 100 399
" act for, 303 322 343	0 045 060 070
act for, 303 322 34.	343 303 378
Nash & Sawyer's Location and Carroll, 41 50	174 193 212
	220 270
Nashua and Nashville, union of towns,	336 346
Nashville, bill concerning,	220 293
maps, reports and statutes to be furnishe	ed to, 6279 97
New Chester Union Bridge, 25	9 289 337 346
trew offester official bridge,	0 200 001 010
Zer it in the Armino or management	and an a
Obstructions in Connecticut siver	3 212 214 260
	3 212 214 200
40	

Officers, removal of, 25 89 124 142 170 206 217	247 260 312
318 346	00 100 000
minutely, not to furnish figuors to soldiers,	33 182 206
Ordnance for Dover Artillery, 24	280 294 340
"28th regiment, "10 leaght 10 million	41 280
" 21st " and 10 notes 37 281	
Orange and Canaan,	341
Ossipee and Effingham,	150 341
Paupers, settlement of,	32 38 42 44
Pay roll, resolution concerning,	392 398
Peterborough academy, map for, sould possibly has	
Piermont and Haverhill,	36
Pittsburg to be furnished with maps, statutes and re	
046 760 cos 745 seimened of hadren and	142 145
Dougo Tolor volo	51
	173 217 219
Dublic lands proceeds of relative	
tubile lands, proceeds of sales of, 40 00	
	229 249 271
distribution of proceeds of sales,	247 362
602 ver on the contract of the	382 391 396
" in Coos county, 238 311	338 346 383
" in Grafton and Carroll counties,	383 396
Punishment, capital, abolition of, 179 187	189 194 284
" commutation of, for murder,	289 318
Probate Courts in Rockingham county,	83 138
Judges of, their powers,	99
	189 229 246
"Register of, for " "	40 42 116
Property exempt from attachment,	
The evening from attachment,	108 111
RailroadConcord, bill concerning,	40 291
" not to carry frieght,	250 282
" from Concord to Lebanon,	74 385
" to Meredith,	385
" to Contoocookville,	280 343
"Eastern, bill concerning,	
	40 191
rashua and Lowen, bill concerning,	40 191
Boston and Maine	40 191
from Somersworth to Conway, 40 2	207 217 232
" from Rochester to "	207

70 10				
Railroa	d from	Great Falls	to Rochester,	1000
	" (	Goff's Falls	to Digosta was '11	40 245
20160	' 46 T	Portemouth 4	to Rochester, to Piscatoquogville, o Dover, 143 341	192 231 371
10000	(C T	Wilter	Dover, 143 341	353 387 390
Railros	Ja Di	wilton to Na	o Dover, 143 341 shua or Merrimack,	233
				191 261
60%	taxa	tion of,		303
EIE "	bill	concerning,		
Registry	of Pro	obate in Mer	rimack county,	38 370
Resoluti	TOTI COM	cerimo nano	ra of last	40 42 116
"	invi	ting Hon E	ns of last session,	23
	4	uro unon int	Pierce to address	the Legisla-
Revised	Statute	are upon int	emperance, erning, on of, 347 n of, 44 75 97	107
"	Diatute	es, rule conce	erning,	25
- 11		distributio	on of, 347	372 384 306
Mark Local		publicatio	n of, 44 75 97	191 199 105
			229 298 338	244 276 206
8884	66	preparation	n of for printers	344 376 396
		1 Partition	n of, for printers,	353 377
66	"			
11	- 166	Titles WII	respecting report of	384
		TILLES ATT	VIII, IA, XVII ar	id XX, pub-
"	66	il Cation	01,	201
"	- "	bill entitle	d, meyor) interest J	307 200
on the		act in ame	ndment of,	396
	"	Title 1,		25 26 20 12
39,180		" II,	70 81 91 172 3	201 20 29 45
. b. 60	"	" III.	In learner	62 60 80
02 16	66	" IV,	To Ineger	03 69 73
	66			
0011	66	" VI	110 100 1	35 56 62 81
		• 1,	119 128 1	32 140 143
	66	" VII	157 176 177 238 3	94 395 396
	66	V 11,	83 89 142 1	46 153 166
		" VIII,	115 117 122 1	28 135 104
66	66		230 239 240 29	9 303 338
		" IX,	1	43 166 171
1285			172 175 2	93 340 346
46	"	" X,	31 39 2	9 42 44 56
"	66	" XI,	70 77 70 127 1	9 42 44 56
"		" XII,	70 77 79 137 1	44 174 178
		7111,	187 197 2	14 219 237
66	"	" VIII	249 250 26	6 270 322
"	66	AIII,	38 50 70 81 84 86	94 96 136
66	66	AIV,	, lating	38 51 152
66	66	AV,	47 5	7 118 136
The Late of		XVI,	114 126 13	4 150 179
			/	

T 1	Ot-to-too	Title	XVII		122 261 313 33 334 363 37	325 331
Revised	Statutes,	Title	21 111,	3	33 334 363 37	1 373 383
176 165	21 11	"	VVIII	56 6	2 70 72 120 13	4 180 185
0664 88	666, 140	"	XIX	126	41 145 231 23	3 248 200
		"	VV	32	33 145 153 15	9 105 183
19800				262.2	70 271 323 33	3 352 363
808	"		VVI	80	95 107 116 17	2 212 213
38,135.0			6	231 2	39 249 283 29	5 313 311
1911 81			VVII	1	20 152 170 21	2 213 218
		"	VVIII		86 95 18	4 212 213
18138	resertine				246 263 39	4 595 590
701	"	66	W TTTT		15	8 238 240
38 66		"	VVV		718011	1 131 130
-0089 E		- 66	XXVI	, ani	170 179 10	0 100 131
951,668			000	,	284 287 289	1 310 322
066.0	3 44 5		VVVI	M.non		185 238
118,00	8886	66	VVVI	TT	50 04 7	1727379
		ndel	on many		82 89 92 3	10 100 110
188	X bile II		TO TOTAL	V	T. market 1	2 353 312
	((		XXX	o Hoi	185 218 34	15 376 383
1080		C-1	Carronn	or of		010
Rhode	Island, la	anogit	ion of	Gove	rnor's message	respecting,
066	· · · uı	sposic	TOIL OF		Telline I.	
29 48	to and on	nare	comper	satio	n of.	39 180
Road	ommissic	mers,	reneal	of act	t, establishing	said board,
	20 9 THE		repear	01 00	VI	and the same of th
84 12	at 886		anneal	from	awards,	176
	- 0011		to com	nlete	proceedings,	190
Doe Is	and bride	ne m	ore effe	ctual	protection of,	190
	-11	30	RATABOA	14)11 ()		191
Dakin	an Dorle	T ex	cused fi	com f	arther attendan	ce, 370
Robin	ster and S	omers	worth.			232 341
Roche	ster and b	OHIOL	, , , ,		XI The contract of	
	re coo.s.	721		1 1	- cuption	234
Safes,	fire proof,	to be	provide	d by	counties,	354
Salarie						354
					or Court,	184 259
Sando	wn, petitio	n for	right to	senu Ilahan	representative,	24 341
000	districts,	bullal	ng and i	epair	ng of school hou	8
Charles	CHILING	ot				25
Senato	or, U. S.	ime o	election	ii Oi,	VX .	43 47
	191 191	nectet	1,			

		Tr.
Session, close of, 77 86 158 230 282	391 3	396
Shakers, exemption from performance of militay duty, 201	2122	214
Silk, bounty on growth and manufacture,	43	001
Slavery, amendment of laws concerning,	321	31
Society, Sullivan Co. Bible, Somersworth and Rochester,	232	
Somersworth and Rochester,	93 1	
Soulegan Fire Engine Company,		386
Speaker, thanks to,	,	286
" whi address of, such address of		76
State Geologist, communication of,		99
Stevens Simeon, remonstrance of,		259
Stockholders of corporations, liabilities of,		70
Stoddard Social Band of Music, Strafford Cotton Mill Company, 177 205 220	248	261
Strafford Cotton Mill Company, 177 205 220	137	138
Superior Court, two justices to constitute a quorum,	145	
a 1 M Illerando (104 919 990	248	261
Swanzey and Marlborough, 194 212 220	~10.	
Tamworth and Albany, soudeb 100g to 247 369		361
Tamworth and Albany, Tariff resolution concerning. 247 362		T. N. of Co., of Soil
	373	
Tax of the State, Taxation, disposition of Gov.'s message concerning,	0,0	99
alteration of,	207	345
of railroads,		303
Todd, Mr. excused from farther attendance,	3	392
Towle, John W. " " " " " " " " " " " " " " " " " "	4	370
Towns to furnish bonds for State arms,	144	280
Treasurer's estimate,	*	347
authorized to borrow \$35,000,	363	378
Turnpike corporations, not to take tolls where road is	de-	
fective,		207
lands vacated by,		208
Cheshire, o nonsensomos od annouses		208
167		
Uniforms of military companies,		37
Unincorporated places to be taxed for highways,		118
Upham, N. G., resignation of office of judge Sup. Cou	irt,	136
Kind Kamini ang ang ang ang		186
Voting, right of, in towns,		176
1-05 Vishing to benefittance of aniflary do-	21 02	2/1
	31 33	
Woodstock, petition of inhabitants to send representativ	e,190 9 <b>15</b> 8	150
Writs and declarations, amendments of,	190	109

eas	and nay	s on the provision of Title I of the Revised	
	He los	Statutes, declaring the right of the legisla-	
		ture to alter, amend or repeal acts of incor-	
366		poration,	00
"	66	on motion to strike out the provision of Title	26
		X of the Revised Statutes, relating to the set-	
		tlement of paupers under laws passed prior	
		to 1796.	nec
66	66	on adjournment of the House from Saturday	44
		forenoon to Monday afternoon,	
66	"	On resolution relating to a rest	58
		on resolution, relating to a new organization of C. C. Pleas,	eig
66	66	On motion indefinitely to	66
		on motion indefinitely to postpone the resolu-	
		tion, respecting a new organization of the	
66		On the negree of '1 1'	102
.66	"	on the passage of said resolution,	104
		on the amendment, proposed to the provision	
		of the Revised Statutes, exempting additional	
66	66		108
46	66	do do do nomentos do no	111
		on adjournment of the House from Saturday	
66	66	Torendon to Monday afternoon.	120
38	08	on the adjournment of the House from Sat-	
46	"	uruay Iorenoon to Monday in the forenoon	129
66		on adjournment of the House,	131
1	"	on the passage of the bill constituting the	S.T.
80-1	41.5	town of Bennington,	147
46	-66	on Glidden's amendment to the amendment	File
		proposed by the select committee to Title	
		A A Of the Povised Statut	154
66	"	On said finat and and de	59
66	66	on the fifth of said amendments.	62
66	"	respecting the compensation of road commis-	.02
			67
66	66	on the passage of the resolution relating to the	01
	Z.A.	applition of conital number.	04
66	"	on the question of exempting clergymen from	94
			00
66	"	on the question of exempting shakers and	98
		quakers from the performance of miles	
		quakers from the performance of military duty,	
66	. 66	on the motion indefinitely to a visit bus mad 2	01
		on the motion indefinitely to postpone the address for the removal of F. D. D.	N.
14.0	ST CP	dress for the removal of E. P. Pierce, 2	09

Yeas	s and na	ys on the question respecting fire proof safes for	12
		county records,	
.66	66	on adoption of the 1st amendment proposed	234
		by the select committee to Title VIII of	
		the Revised Statutes, relative to taxation of	
		railroads,	040
66	66	on Clark of Landaff's amendment to Title	240
		XII of the Revised Statutes and I'm	
		XII of the Revised Statutes, suspending for two years, regimental reviews,	0.44
"	66	on Flander's amenda reviews,	251
		on Flander's amendment to said Title, provi	- 4
		ing that officers shall not furnish soldiers with intoxicating liquors,	
. 66	66	On Senato's first array 1	254
		on Senate's first amendment to Title XX, re-	
		specting the number of judges of the Superior Countries	
66		rior Court,	263
		on Flanders' motion to take from the table	9
66	. 66	his proposed amendment to Title XII,	266
		on motion to strike out the second resolution	1
		reported by the select committee, relative to	)
66	66	the proceeds of the sales of the public lands.	271
66	66	on the adoption of the 1st resolution as above,	274
"	66	do 2d do do	277
		on the adoption of the 1st amendment pro-	
		posed by the Judiciary committee to Title	
		AAVI respecting the abolition of capital	
66	"	punishment,	284
		on Tebbetts' amendment to Title XXVI, re-	
		specting commutation of punishment for mur-	
66	"	uer,	290
		on motion to adjourn Friday evening, De-	,
"		cemper 10,	295
66		on second motion as above,	299
	"	on Peaslee's amendment to the amendment of	~00
		the select committee to Title VIII, respect-	
		ing taxation of railroads.	304
66	"	on Peirce's amendment as above.	307
66	66	on 1st division of an amendment proposed by	507
		the select committee to Title XVI of the	
		Revised Statutes,	315
66	66	upon Senate's amendment to Title XXVI	010
		relative to commutation of punishment for	
		murder,	210
66	66	on disagreement of the two House upon Title	319
		XX of the Revised Statutes,	000
			323

"	"	on 2d division of an amendment proposed by	000
		the select committee to Title XVII,	326
66	. 66	upon the motion indefinitely to postpone the	0.40
		resolution, relating to Mr. Foss of Greenland,	348
"	lo not	on the motion to lay said resolution on the	350
2.5		table,	330
"	Tille	on the amendment to Title XXIX respecting	354
ic	66	the pay of county judges,	001
89		on motion to postpone to the next session the resolution relating to bank notes of a small	
4			360
"		denomination, respecting bank loans,	364
"	"	liabilities of stockholders of exist-	
	on EX	ing corporations,	367
	"	upon Senate's amendment to Title XXII, re-	
		specting liabilities of stockholders of existing	
		corporations.	373
66	"	on the question of authorizing the publication	
		of the laws, &c. in the Claremont Eagle,	380
66	66	on the motion to postpone to the next session	
		of the legislature the bill entitled, "An act to	
		incorporate the President, Directors and	
		Company of the Sullivan Co. Bank,"	388
,		Tall no boson	

ing taxation of

